

HOUSE OF REPRESENTATIVES—Friday, April 18, 1986

The House met at 11 a.m. and was called to order by the Speaker pro tempore [Mr. WRIGHT].

DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC,

April 17, 1986.

I hereby designate the Honorable JIM WRIGHT to act as Speaker pro tempore on Friday, April 18, 1986.

THOMAS P. O'NEILL, Jr.,

Speaker of the House of Representatives.

PRAYER

The Chaplain, Rev. James David Ford, D.D., offered the following prayer:

Our thoughts and prayers, gracious God, are with the victims of the strife of our world. May Your comfort be with those who are captives and know not the freedoms that we enjoy. May Your spirit be with the families whose anxiety is overwhelming. May the hope and peace that we know in Your Word give comfort, strength, and assurance to all those whose joy is turned to mourning. Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

MESSAGE FROM THE SENATE

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate has passed without amendment joint resolutions of the House of the following titles:

H.J. Res. 582. Joint resolution to designate April 20, 1986, as "Education Day U.S.A."; and

H.J. Res. 599. Joint resolution commemorating the 25th anniversary of the Bay of Pigs invasion to liberate Cuba from Communist tyranny.

The message also announced that Mr. BURDICK be a conferee, on the part of the Senate, on the bill (H.R. 6), "An act to provide for the conservation and development of water and related resources and the improvement and rehabilitation of the Nation's water resources infrastructure," vice Mr. BAUCUS, excused.

SAN JOSE MERCURY-NEWS HONORED WITH PULITZER

(Mr. EDWARDS of California asked and was given permission to address the House for 1 minute.)

Mr. EDWARDS of California. Mr. Speaker, I was delighted to learn that the Pulitzer Prize for international reporting has been awarded to the San José Mercury-News. It was the paper's outstanding series on the hidden wealth of ex-Philippine President Marcos that garnered the award for the paper. The work of series authors Pete Carey, Katherine Ellison, and Lewis M. Simons in investigating and documenting Marcos' vast financial interests around the world played a key role in the ousting of Marcos by the Philippine people.

As one of the representatives here in Congress of the city of San José, I must say it is nice to see the Pulitzer judges recognize what those of us from the city of San José have long known—that the Mercury-News is one of our Nation's finest papers. Its reporting and editorial writing are consistently of the highest caliber.

I know my colleagues join me in offering hearty congratulations to reporters Carey, Ellison, and Simons, Mercury News Executive Editor Robert Ingle, and all of the talented people at the San José Mercury-News.

ALLIES' RESPONSE TO UNITED STATES ANTITERRORISM IS THOUGHT-PROVOKING

(Mr. COUGHLIN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. COUGHLIN. Mr. Speaker, I want to express my admiration and heartfelt thanks to the people and Governments of Great Britain, Israel, and Canada for their support of United States actions to combat terrorism by the Government of Libya. It is heartwarming to have friends of courage when difficult decisions must be made and sparks fly.

I am equally appalled by the actions of other so-called allies, particularly France, who caused our pilots an unduly grueling and difficult mission. I am sending a copy of these remarks to the President of France.

Does France make dark deals to ignore the presence of terrorists on her territory in exchange for protection from terrorist attack? Does she hide behind the defensive shield that American taxpayers and servicemen help provide and at the same time

look the other way when American citizens are the targets of terrorist attack?

President Reagan approved a measured, calculated response to dastardly, irrefutable Libyan terrorist actions directed against Americans, but threatening the free world as well. There were extensive warnings to Mr. Qadhafi. Our allies, the Soviets, and the Congress were all notified of the President's view—a correct one—that terrorism must carry with it a heavy price.

Indeed, it is fair to say that our military action might not have been necessary at all if our allies had been more forthcoming in supporting economic sanctions against Libya, which we have long and actively sought to impose.

France had quite a different view when, on November 17, 1983, their Navy jets struck terrorist sites in Lebanon's Bekaa Valley following the bombing of French peacekeeping forces in Lebanon.

We are now being treated to pictures of bandaged children in Libya. The jury is still out on whether those casualties were the result of America's actions, or whether they were brought about by Libyan antiaircraft missiles that missed their mark and plummeted to earth. What is clear, however, is that specific instructions were given to our pilots to avoid damaging collateral targets or injuring civilians, and I am certain every effort was made to avoid doing so.

There appears to be more graphic attention to damage in Libya than there was to the fate of four Americans, including a baby, sucked out of a TWA jet at 15,000 feet 2 weeks ago following the explosion of a randomly placed bomb.

And where are the photos of the dead and hundreds of bandaged Americans and other injured when Libya's bomb devastated a West Berlin nightclub? These were deliberate acts intended to maim and kill Americans.

The facts may be that only the United States and a select few friends have the courage to stand up to terrorist kingpins like Mu'ammarr Qadhafi. Given the experiences of so many of our friends, especially France, this is truly sad, if true. But not standing up against the reprehensible terrorist regimes that we condemn, some friends may be, in a sense, abetting them.

I urge those of our allies who have hesitated or failed to support America's response to Libyan terror to re-

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.

consider both America's reasons for conducting this raid and their own need to join in a united effort to defeat world terrorism. I urge them, too, to remember the major commitment America makes to world security through the United Nations and to their security every day through our participation in NATO, especially in light of the needs of our citizens here at home.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. SCHUETTE) to revise and extend their remarks and include extraneous material:)

Mr. SLAUGHTER, for 45 minutes, on April 22, 1986.

(The following Members (at the request of Mr. EDWARDS of California) to revise and extend their remarks and include extraneous material:)

Mr. ANNUNZIO, for 5 minutes, today.

EXTENSION OF REMARKS

By unanimous consent, permission to revise and extend remarks was granted to:

(The following Members (at the request of Mr. SCHUETTE) and to include extraneous matter:)

Mr. MCCOLLUM.

Mr. KEMP.

(The following Members (at the request of Mr. EDWARDS of California) and to include extraneous matter:)

Mr. AUCCOIN.

Mr. LANTOS in two instances.

ADJOURNMENT

Mr. EDWARDS of California. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 11 o'clock and 6 minutes a.m.) under its previous order, the House adjourned until Monday, April 21, 1986, at 12 o'clock noon.

CONTRACTUAL ACTIONS, CALENDAR YEAR 1985, TO FACILITATE NATIONAL DEFENSE

The Clerk of the House of Representatives submits the following report for printing in the CONGRESSIONAL RECORD pursuant to section 4(b) of Public Law 85-804:

GENERAL SERVICES ADMINISTRATION,
Washington, DC, April 8, 1986.

Hon. THOMAS P. O'NEILL, Jr.,
Speaker of the House of Representatives,
Washington, DC.

DEAR MR. SPEAKER: In accordance with the requirements of Public Law 85-804 as amended by Public Law 93-155 (50 U.S.C. 1431-1435) and Executive Order 10789, the

General Services Administration reports that it did not receive any requests for relief under the extraordinary emergency authority provided by 50 U.S.C. 1431-1435 during calendar year 1985.

Sincerely,

TERENCE C. GOLDEN,
Administrator.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XXIV, executive communications were taken from the Speaker's table and referred as follows:

3336. A letter from the Assistant Secretary of Defense for Acquisition and Logistics, transmitting a report on DOD's efforts to increase defense contract awards to Indian-owned businesses during fiscal years 1984 and 1985, pursuant to Public Law 99-145, section 956(a) (99 Stat. 702); to the Committee on Armed Services.

3337. A letter from the Deputy Secretary, Department of Defense, transmitting a report of the salaries paid from Federal funds to officers and employees of Federal contract research centers which exceeded that for Level II of the Executive schedule, pursuant to 10 U.S.C. 2359; to the Committee on Armed Services.

3338. A letter from the Acting Assistant Secretary of State for Legislative and Intergovernmental Affairs, transmitting a report of political contributions for Warren Zimmermann, of Virginia, a nominee for the rank of Ambassador in his capacity as Chief of the United States Delegation to the Vienna Conference on Security and Cooperation in Europe Follow-up Meeting, pursuant to 22 U.S.C. 3944(b)(2); to the Committee on Foreign Affairs.

3339. A letter from the Administrator, General Services Administration, transmitting notification that the agency did not receive any requests for relief under the extraordinary emergency authority provided by 50 U.S.C. 1431-1435 during calendar year 1985, pursuant to 50 U.S.C. 1434; to the Committee on Government Operations.

3340. A letter from the Executive Director, Committee for Purchase From the Blind and Other Severely Handicapped, transmitting a report on the Committee's operations during fiscal year 1985, pursuant to the act of June 25, 1938, chapter 697, section 1(i) (85 Stat. 77); to the Committee on Government Operations.

3341. A letter from the Secretary of the Interior, transmitting the 1985 annual report of the National Park Foundation, pursuant to Public Law 90-209, section 10; to the Committee on Interior and Insular Affairs.

3342. A letter from the Secretary of Commerce, transmitting a draft of proposed legislation to repeal section 10 of the Fishermen's Protective Act of 1967, as amended and for other purposes; to the Committee on Merchant Marine and Fisheries.

3343. A communication from the Assistant Secretary of the Army (Civil Works), transmitting a report dated March 1, 1986, from the Chief of Engineers, Department of the Army, on Black Warrior and Tombigbee Rivers, Alabama, together with other pertinent reports (H. Doc. No. 99-205); to the Committee on Public Works and Transportation and ordered to be printed.

3344. A communication from the Assistant Secretary of the Army (Civil Works), transmitting a report dated August 16, 1984, from

the Chief of Engineers, Department of the Army, on Duluth-Superior Harbor, Minnesota and Wisconsin, together with other pertinent reports. These reports are in final response to a resolution adopted December 11, 1969, by the Committee on Public Works of the United States House of Representatives (H. Doc. No. 99-204); to the Committee on Public Works and Transportation and ordered to be printed.

3345. A letter from the Assistant Secretary of Labor, transmitting comments of the advisory committee to the Department of Short-Time Compensation with respect to the Department's recently submitted report entitled, "An Evaluation of Short-Time Compensation Programs" (Executive Communications Nos. 2539 and 2540), pursuant to Public Law 97-248, section 194(g)(2); to the Committee on Ways and Means.

3346. A letter from the Assistant Secretary of Defense for Acquisition and Logistics, transmitting a report on DoD's experience with conversion to contractor operation of commercial functions previously performed by DoD personnel, pursuant to the 1986 Department of Defense Appropriations Act; jointly to the Committees on Armed Services and Appropriations.

3347. A letter from the Director, Office of Civilian Radioactive Waste Management, Department of Energy, transmitting the fourth annual report evaluating whether the revenues collected from waste disposal fees established under the Nuclear Waste Policy Act of 1982 are sufficient to offset program costs, pursuant to Public Law 97-425, section 302(a) (4); jointly to the Committees on Energy and Commerce and Interior and Insular Affairs.

3348. A letter from the Administrator, Agency for International Development, transmitting the Agency's annual report on its activities and progress to foster and implement the representation of minority group members and women in the Foreign Service, pursuant to 22 U.S.C. 3905(d); jointly to the Committees on Foreign Affairs and Post Office and Civil Service.

3349. A letter from the Assistant Attorney General, Department of Justice, transmitting a draft of proposed legislation to authorize appropriations for the purpose of carrying out the activities of the Department of Justice for fiscal year 1987 and for other purposes; jointly to the Committees on the Judiciary and Energy and Commerce.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. HAWKINS: Committee on Education and Labor. H.R. 2110. A bill to make technical corrections related to the Retirement Equity Act of 1984; with an amendment (Rept. 99-526, Pt. II). Referred to the Committee of the Whole House on the State of the Union.

Mr. JONES of North Carolina: Committee on Merchant Marine and Fisheries. H.R. 4208. A bill to authorize appropriations for the Coast Guard for fiscal years 1987 and 1988, and for other purposes; with amendment (Rept. 99-547). Referred to the Committee of the Whole House on the State of the Union.

PUBLIC BILLS AND
RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII,

Mrs. BOXER introduced a resolution (H. Res. 426), expressing the sense of the House of Representatives that Federal aid and assistance to drug traffickers should be eliminated, jointly, to the Committees on Government Operations, and Foreign Affairs.

ADDITIONAL SPONSORS

Under clause 4 of the rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 442: Mr. STAGGERS and Mr. McHUGH.

H.R. 711: Mr. MACK.

H.R. 4267: Mr. SEIBERLING and Mr. WOLFE.

H.R. 4602: Mr. BONER of Tennessee, Mrs. BOGGS, Mr. KLECZKA, Mr. DICKS, Mr. WORTLEY, Mr. CHANDLER, Mr. REID, Mr. ERDREICH, Mr. MADIGAN, Mr. CHAPPELL, Mr. DUNCAN, Mr. McCOLLUM, Mr. ROTH, Mr. COELHO, Mr. MANTON, Mr. KANJORSKI, Mr. STALLINGS, Mr. MORRISON of Connecticut, Mr. ANDERSON, Mr. HENRY, and Mr. VENTO.

H.J. Res. 544: Mr. DANIEL.

PETITIONS, ETC.

Under clause 1 of rule XXII, petitions and papers were laid on the Clerk's desk and referred as follows:

309. By the SPEAKER: Petition of the Council of the County of Maui, HI, relative to the funding levels of the Community Development Block Grant Program; to the Committee on Appropriations.

310. Also, petition of the Township Council of Stafford, NJ, relative to requiring a license for recreational salt water fishermen; to the Committee on Merchant Marine and Fisheries.

311. Also, petition of the Borough Council of Stone Harbor, NJ, relative to research burn of toxic chemicals in the ocean; to the Committee on Merchant Marine and Fisheries.

SENATE—Friday, April 18, 1986

(Legislative day of Tuesday, April 8, 1986)

The Senate met at 11 a.m., on the expiration of the recess, and was called to order by the Honorable TED STEVENS, a Senator from the State of Alaska.

PRAYER

The Chaplain, the Reverend Richard C. Halverson, D.D., offered the following prayer:

Let us pray.

Our loving Father in Heaven, we feel a strange ambivalence this morning. We are experiencing elation and joy with this beautiful day. We are unspeakably grateful for life and breath and all the gracious gifts You so lavishly bestow upon us. But our hearts are heavy in the tragic loss of Sally Heet. We pray for Senator EVANS and those on his staff who have been traumatized by this tragedy. It troubles us, Father in Heaven, to think that such evil can lurk in the shadow of this center of great political power and justice. Comfort all of Sally's loved ones who mourn her loss and remove from the hearts of her peers any apprehension they may feel. We pray in His name Whose love transcends all things. Amen.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore [Mr. THURMOND].

The assistant legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
Washington, DC, April 18, 1986.

To the Senate:

Under the provisions of rule I, section 3, of the Standing Rules of the Senate, I hereby appoint the Honorable TED STEVENS, a Senator from the State of Alaska, to perform the duties of the Chair.

STROM THURMOND,
President pro tempore.

Mr. STEVENS, thereupon assumed the chair as Acting President pro tempore.

RECOGNITION OF THE MAJORITY LEADER

The ACTING PRESIDENT pro tempore. Under the previous order, the distinguished majority leader is recognized.

SCHEDULE

Mr. DOLE. Mr. President, under the standing order, the leaders have 10 minutes each, followed by special orders in favor of Senators HAWKINS, PROXMIRE, and CRANSTON for not to exceed 5 minutes each.

Mr. President, I ask unanimous consent that the special order in favor of Senator DURENBERGER be vitiated.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. DOLE. There will be routine morning business not to extend beyond the hour of 12 noon with statements limited therein to 5 minutes each.

Following morning business, the Senate may be asked to turn to any of the following items: S. 49, the gun control bill. But in this case, about three of the principals are not available today. It is going to be difficult to do that. The motion to proceed to S. 1848, the drug export bill, is a possibility; and the executive nomination of Donald M. Newman. It is my understanding that we can do that perhaps on Monday without a rollcall vote. So that may be disposed of. Also S. 2180, the fire prevention bill, to which a daylight saving time amendment will be offered. However, that is not likely a good candidate today because some of the principals are not available.

I will say that Senate Concurrent Resolution 120, the budget resolution, will not be laid down today.

No votes will occur during today's session or on Monday's session.

Mr. President, I reserve the remainder of my time.

RECOGNITION OF THE MINORITY LEADER

The ACTING PRESIDENT pro tempore. Under the previous order, the minority leader is recognized.

THE BUDGET RESOLUTION

Mr. BYRD. Mr. President, if I can inquire of the distinguished majority leader, yesterday, as he will recall, we again discussed the possibility of laying down the budget resolution. I believe he indicated that he was going to have a meeting about the matter.

Is there anything that he can now state as to what the prospects are for getting started on the budget debate the first of next week?

Mr. DOLE. It also had been my hope after that meeting to meet with the

Speaker, and the Republican House leader, Congressman MICHEL. We requested to meet with the Speaker in a letter.

We have postponed that meeting until Monday or Tuesday.

I think after that meeting we may be able to move forward. I do not anticipate any further—I do not want to use the word “delay” because I hope I am not delayed. We will however certainly continue to meet after the budget is brought up.

One thing I hope we might be able to do is reduce that 50-hour period by some mutual agreement once we start on the budget. But I think until we have been on it a while, I will not make that request.

But to respond to the distinguished minority leader I think we have had meetings with about everyone who might be involved, and as soon as we can touch base with the Speaker—and maybe even before that—I am trying to have that meeting now on Monday. Hopefully we can start on that Monday.

I cannot make an absolute commitment. But I think that would be the case.

Mr. BYRD. Mr. President, I thank the distinguished majority leader.

Mr. President, I ask unanimous consent that I may reserve the balance of my time for later in the day.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. BYRD. Mr. President, I ask unanimous consent also that any statement I may wish to have appear at this point in the RECORD so appear.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

RECOGNITION OF SENATOR PROXMIRE

The ACTING PRESIDENT pro tempore. Under the previous order, the Senator from Wisconsin [Mr. PROXMIRE] is recognized for not to exceed 5 minutes.

THE ZOOMING, BOOMING COST OF STAR WARS MAINTENANCE AND MODERNIZATION

Mr. PROXMIRE. Mr. President, star wars may cost \$1 trillion or more for research, development, production and deployment. Will that be it? Once the star wars antimissile defense is in place, will that be the end of the im-

mense burden? No, sir. And no way. Why? Why will not the major cost be behind us once we get this impenetrable defense in the sky in place? The surging trillion-dollar cost will go on and on because the star wars deployment will be just the starter. The deployed system will require constant, immensely expensive maintenance. Every day of every year in perpetuity we will have to lift huge payloads into space, manned with highly skilled experts to keep our legions of satellites and battle stations in reliable working order. Why can we not simply lift this complex hardware into space and forget it, until and unless someone mounts a nuclear attack? Here is why: the deployed system will have to be constantly renewed, refurbished, repaired. And how do we renew, refurbish and repair a galaxy of complex hardware deployed hundreds of miles above the Earth's surface and orbiting out in space? We have to lift in a long journey through space the new parts and new equipment to replace any defective, worn out, or otherwise malfunctioning equipment. We also will have to lift our maintenance experts into the far reaches of space. We have to provide them with the support facilities to keep them alive and functioning for weeks or months. We will have to do much more than that. We will have to lift repair shops, repair garages, in some cases actual factories into space. How much will that cost? Well, just sit down with a pencil and a sheet of paper and figure out the cost at a couple of thousands of dollars per pound to lift something like Andrews Air Force Base or a Boeing factory or a garage big enough to repair a battle station into space. Keep in mind, star wars will require hundreds of battle stations. Keeping these battle stations in top shape will be like maintaining an aircraft carrier at sea, but infinitely more difficult. The oceans are a relatively relaxed, easy, familiar environment. Moving vast cargoes into space shoots up the cost geometrically. The star wars battle stations will require a support fleet much like an aircraft carrier. The support fleet will require its own steady, unrelenting stream of maintenance personnel and facilities. What will be the cost of maintaining the whole star wars array of hundreds of battle stations, thousands of satellites and an infinity of other complicated paraphernalia? Certainly hundreds of billions of dollars, perhaps trillions. And I am talking about the annual cost, year after year, every year. Will that cost of maintenance diminish? No. The technology of star wars missile defense is sure to race ahead. With it the complexity will surely increase and the cost of maintenance of the delicate, complex defense weapons will zoom ever upward.

Will maintenance be the biggest annual, continuing cost? No. Not by a

long shot. For the biggest continuing cost consider modernization. Let us face it. The Soviet Union is not going to take a challenge to their superpower status without fighting back with an all-out effort to overwhelm it.

Certainly they will multiply the offensive nuclear missiles available to challenge star wars. They will refine and improve decoys designed to fool star wars. They will develop penetrators using much of the same technology star wars uses: x-ray lasers, chemical lasers, and a variety of as yet undreamed of new nuclear advances.

Perhaps in 10 or 20 years, they will perfect an antimatter technology that will make nuclear weapons appear as weak and trivial as bows and arrows are today. No one knows how the offensive nuclear and super nuclear technology will change over the next 25 years before star wars can be fully deployed, but we do know that, absent comprehensive arms control, it will progress, advance probably at breathtaking speed. What the Soviet Union can do in 1986 with their nuclear arsenal to penetrate a star wars fully deployed in 2010 will be as nothing compared to what the Soviet Union of 2010 will be able to use to challenge star wars.

What does that mean? It means that star wars will be pathetically feeble and useless unless we constantly modernize it. We will have to continually modify and change our battle stations and satellites and other deployments to have any chance against the predictable improvement of the Soviet nuclear offense.

Will that be costly? Consider: It will mean continued billions of dollars poured into star wars research every year. It will require a huge cost to produce the new and constantly changing star wars technology. The battle stations and satellites we deploy in 2010 may swiftly become obsolete and useless. All the beautiful and bright new star wars technology of the 1980's and 1990's will swiftly become horse-and-buggy stuff. We will have to lift off into space what is likely to be a much heavier, vaster array of space defenders.

What will the cost of the new hardware be? Will it be even greater than the original star wars? Almost certainly. Will its transportation into space cost more? Very likely. Will its maintenance cost more? Very likely. Will its modernization cost more? Almost certainly.

Mr. President, if Congress continues to insist on pursuing star wars, this ghost of invulnerability, by relying on military technology instead of arms control as our salvation, we will never achieve that invulnerability. Ah, but one end we will achieve for sure: A huge Federal Government burden of debt and taxes that will eventually

choke off even our marvelous economy.

MYTH OF THE DAY: WORLD COURT RESERVATION IMPROVES AMERICAN SOVEREIGNTY

Mr. PROXMIER. Mr. President, the myth of the day is that the World Court reservation to the Genocide Convention will strengthen America's position in ratifying this treaty.

Nothing could be further from the truth.

In many ways it is the ultimate irony of a debate heavy on the evils of Communist despots that those decrying these evils would tie America's hands behind our back in attempting to bring these despots before the bar of justice.

Of course, the reservation was presented as a way of protecting America from the evils of international bullies who might attempt to embarrass and intimidate us with propaganda charges of genocide.

Unfortunately, they were not willing to look at the brave and courageous example of Israel. If ever a state has suffered from political intimidation and harassment it is the State of Israel; yet they have been a party to the Genocide Convention for over three decades without such a cowardly reservation.

Has any such propaganda charge been raised by the enemies of Israel in the World Court? No. Not once.

Is America to act more defensively and timidly than Israel? This reservation puts us in that position.

Curiously, there was a time when the United States stood for the exposure to international scrutiny, a sharp and compelling contrast to the fear of such scrutiny by Communist and totalitarian regimes. A contrast that we should maintain, not blur.

After all, what do we have to fear from the World Court?

Some opponents of the Genocide Convention tried to confuse the American public by implying that the Court hears cases between individuals. That is simply untrue. The Court only hears cases between nations.

And what has been our track record before the Court? Until the Nicaragua case, the United States had prevailed repeatedly before the Court; in fact, we won the Iranian hostage case unanimously. I wonder how we did that if the Court is such a hostile place.

But the reason not to fear decisions by the Court does not rest in past history, the nature of the judges or pie-in-the-sky support for international law. The reason we need not fear the Court is far more concrete. The Court has no enforcement authority for its decisions except to appeal to the U.N.

Security Council, where we possess a permanent veto. Thus, the Court can never enforce an order against us if we choose to exercise our veto.

The saddest aspect of this reservation is that any time that the United States attempts to take a future Pol Pot, Idi Amin, or similar despot before the World Court, we will not be able to do it. Under the "doctrine of reciprocity," which the architects of this reservation knew all too well, they can invoke our reservation against us.

And while the Soviets and other Communist nations have such a cowardly reservation as well, our adoption of a reservation like this lets them off the hook scot-free. We will put them in a position where they can simply argue that we have no legal basis to ask them to go to the Court to defend their actions in Afghanistan.

Why should we do that? If we feel they are violating this treaty, we should force them to invoke their own reservation and embarrass them repeatedly at it. We should not hand them an American reservation as a legal way out of their dilemma. It simply makes no sense.

Billed as one part of a so-called "sovereignty package," it is difficult to see how this reservation protects anyone but the Communist and totalitarian despots who are committing genocide and will do so again in the future. We should untie the bonds of this reservation and come out fighting with all of our diplomatic and political and economic clout to stop them.

Mr. President, I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from South Dakota is recognized.

SENATOR HAWKINS' SPECIAL ORDER

Mr. ABDNOR. Mr. President, we all know my colleague and very good friend, Senator PAULA HAWKINS, is unable to be with us at this time. We also all know that she is certainly the leader in fighting drugs in this Nation and around the world by the work and time she has put into it. Had she been here today, she would have made for the RECORD a statement that I am going to read for her at this time.

TERRORISTS AND DRUG SMUGGLERS TAKE NOTE:
WE'VE HAD ENOUGH

Mrs. HAWKINS. Mr. President, as any person who watches television, listens to radio, or reads newspapers must know by this time, our war of words with Libyan strongman, Muammar Qadhafi, has escalated to something considerably stronger than that. President Reagan has told Americans that the U.S. has irrefutable evidence that Libya was responsible for the recent terrorist bombing of a West Berlin discotheque. One American serviceman was killed and 50 injured in the blast. A Turkish woman was also killed, and 180 persons of various nationalities were injured. Despite the fact that more non-Americans were victims of

the explosion than Americans, there is little doubt that American citizens, particularly our off-duty military personnel, were the primary targets of the terrorists. Our intelligence network intercepted messages indicating that an attack would take place in West Berlin on the date involved, April 5, but was unable to pinpoint the exact location of the expected assault. Tragically, as luck would have it, we did receive information about where the bomb might explode, but only minutes before the explosion took place, and there was not enough time to flash a warning.

Qadhafi's brand of terrorism is financed by oil money. Libya is blessed with large quantities of high grade oil, widely sought after on the world market. Qadhafi has been called the Lloyds of London of terrorism. Libya exports terrorism, and terrorism has many tentacles. It is just a hop and skip between terrorism and narcotics trafficking, and down the road lie arms smuggling and subversion. Michael Ledeen, of the Georgetown Center for Strategic and International Studies, a recognized expert on terrorism, once observed: "Running drugs is one sure way to make big money in a hurry. Moreover, the directions of the flow are ideologically attractive. Drugs go to the bourgeois countries, where they corrupt and where they kill, while the arms go to pro-Communist terrorist groups in the Third World."

Americans have learned, in recent months, that terrorism is not something that happens over there to someone else. It is happening to us; Americans are the primary target of terrorist attacks. In 1982, terrorist activity against the U.S. took a sharp upturn. In that year, there were 385 recorded acts of terror against the U.S., including 7 assassinations, 6 kidnappings, and 160 bombings of U.S.-owned property. There was a firebomb attack against an American soft drink plant in Colombia, and an attempted bombing of the U.S. Embassy in the Dominican Republic.

In 1983, the upward trend continued with 500 terrorist attacks worldwide, with Americans being the direct target of 200. Then, in April, there was the bombing of our Embassy in Beirut, in which 49 people died, and in October the horrifying incident where a suicide squad of terrorists rammed through the gates of the Marine compound at Beirut Airport and killed more than 200 American servicemen as they slept. Numerous random terrorist attacks have occurred since that tragic event, capped by the West Berlin bombing earlier this month.

One could fall into the trap of saying these are isolated, individual acts, largely unplanned. But the fact of the matter is, they are meticulously planned, carefully orchestrated, and well-financed. The finances spew from a variety of sources—national governments, organizations, and individuals motivated by a sense of mistaken righteousness, lust for power, or thirst for what they perceive as revenge. Narcotics trafficking swirls around and around inside the vortex of terrorism. Drugs are a ready source of hard cash. A drug network can be used to channel weapons into the hands of terrorists and troublemaking insurgent groups. The end result is corruption in high and low places, economic instability, and wrecked health from the drug traffic and social turbulence, personal horror and suffering from terrorism.

President Reagan has served notice on Qadhafi that terrorism against America and Americans is not going to be tolerated. I hope that in the coming months we send

just as clear a signal to the drug runners that narcotics trafficking is just as unacceptable.

Mr. ABDNOR. Mr. President, I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. EVANS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

WE WILL ALWAYS REMEMBER SALLY HEET

Mr. EVANS. Mr. President, our Senate office deeply mourns today. Yesterday in a mindless act of violence, my press secretary, Sally Heet, was brutally murdered. We all feel that something precious has been stolen from our lives. Sally was one of the first staff members I hired after being appointed as U.S. Senator. Immediately before that she had served as vice president for Corporate Communications at Rainier Bank in Seattle. She played a crucial role in establishing our transition office, and I was delighted when she agreed to become my press secretary.

During the past 3 years she has built a broad circle of friends and has earned the growing respect of the political press corps. She was a self-possessed, confident professional whose competence gave all of us an unusual opportunity to communicate our actions to the people of our State.

Far more than that, Sally was an integral part of the closely knit family of our senatorial staff and a personal friend and confidant. We worked together, played together, sang together, and reveled in the demanding and challenging life at Capitol Hill.

Life is made up largely of memories. Some are vague; some can be recalled in vivid detail; some guide us in our future actions; and some act as inspiration for our own lives.

Someone has taken Sally's physical presence from us but no one can steal our memories of her. I know her friends and colleagues will be comforted by their memories of shared experiences. Sally in that way will remain with us, still giving inspiration, advice and a happy chuckle over a funny incident.

Today is not a farewell but a celebration of a short but rich life. We know Sally continues to live for us through our respect, our love, and our memories.

Mr. President, I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The Clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. DOLE. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

ROUTINE MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Under the previous order, there will now be a period for the transaction of routine morning business for not to extend beyond the hour of 12 noon with statements limited therein to 5 minutes each.

COMBINED FEDERAL CAMPAIGN PARTICIPATION

Mr. STEVENS. Mr. President, recently the Washington Post editorialized on the need for proper regulations governing charitable fund drives. Specifically, the editorial pointed out the desirability of establishing regulations on the kinds of organizations eligible to participate in the organized charitable collection effort among Federal employees through the Combined Federal Campaign. I applaud the editorial and this administration in their efforts to try to bring some common sense and fairness to the most important fundraising effort for a majority of this Nation's health and welfare charitable groups.

The comments contained in the editorial bear close attention and I recommend that all my friends read it closely. Mr. President, I ask unanimous consent to enclose at the end of my remarks the complete text of the April 14 editorial printed in the Washington Post entitled "Charities, Lobbies, and the CFC."

There being no objection, the editorial was ordered to be printed in the RECORD, as follows:

[From the Washington Post, Apr. 14, 1986]
CHARITIES, LOBBIES AND THE CFC

After years of litigation and plenty of acrimony, the Office of Personnel Management has now issued final regulations concerning the federal government's charity fund drive. The Combined Federal Campaign, begun 25 years ago to regularize charitable collections in federal work places, now raises well over \$100 million a year. Every federal installation, civil and military, all over the world is involved, and the government subsidizes the effort with personnel, publicity, paper work and payroll deductions.

Traditionally, the beneficiaries of the drive were charitable organizations working in health and welfare areas. But in 1980, advocacy groups—lobbyists and litigators who were nonprofit and tax exempt—were added to the list of participants. That's when the trouble started, for the people who would be happy to give to the Puerto Rican Legal Defense Fund and the Sierra Club, for example, were not as pleased to share the pot with the National Right to Work folks and the NRA's offshoot, the Firearms Civil Rights Legal Defense Fund. The feeling, of

course, was mutual. By 1983, unions with more than a third of a million members were boycotting the drive and employee participation had fallen from 70.6 percent to 54.5 percent. President Reagan issued an executive order that year directing OPM to limit participation to health and welfare groups, and that order was contested until the Supreme Court upheld it last July.

The new regulations, which go into effect next month, are fair and make sense. Federal employees, like all citizens, retain the right to contribute to whatever charity they choose, and many excellent advocacy groups deserve their support. The government, however, will only subsidize solicitation and collection at the office or duty station for those charities providing direct assistance to the needy in this country and abroad. Such assistance includes health care and research, aid to the handicapped, rehabilitation services to delinquents, released convicts and addicts, services to victims of crime and abuse, famine and disaster relief, legal aid to the poor and general relief to children, the elderly and those in need. No organization that spends over 15 percent of its funds on lobbying or litigation can participate.

The regulations treat all organizations objectively whether they advocate liberal or conservative causes. They should put an end to resentment over the distribution of funds to controversial groups and benefit those organizations whose work directly benefits the sick, the poor and other afflicted persons. That is what the charity fund drive should be about.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Saunders, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session, the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The nominations received today are printed at the end of the Senate proceedings.)

PRESIDENTIAL APPROVALS

A message from the President of the United States announced that he had approved and signed the following joint resolutions:

On April 9, 1986:

S.J. Res. 52. Joint resolution to designate the month of April 1986 as "National School Library Month".

On April 17, 1986:

S.J. Res. 261. Joint resolution to designate the week of April 14, 1986 through April 20, 1986, as "National Mathematics Awareness Week".

MESSAGES FROM THE HOUSE

At 11:03 a.m., a message from the House of Representatives, delivered by Ms. Goetz, one of its reading clerks,

announced that the House has passed the following joint resolutions, each with amendments, in which it requests the concurrence of the Senate:

S.J. Res. 214. Joint resolution to provide for the reappointment of Carlisle H. Humelsine as a citizen regent of the Board of Regents of the Smithsonian Institution; and

S.J. Res. 215. Joint resolution to provide for the reappointment of William G. Bowen as a citizen regent of the Board of Regents of the Smithsonian Institution.

ENROLLED JOINT RESOLUTIONS SIGNED

At 12:14 p.m., a message from the House of Representatives, delivered by Ms. Goetz, one of its reading clerks, announced that the Speaker has signed the following enrolled joint resolutions:

S.J. Res. 303. Joint resolution to designate April 1986, as "Fair Housing Month";

H.J. Res. 582. Joint resolution to designate April 20, 1986, as "Education Day U.S.A."; and

H.J. Res. 599. Joint resolution commemorating the twenty-fifth anniversary of the Bay of Pigs invasion to liberate Cuba from Communist tyranny.

The enrolled joint resolutions were subsequently signed by the Acting President pro tempore (Mr. STEVENS).

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second time by unanimous consent, and referred as indicated:

By Mr. DOLE (for Mr. THURMOND):

S. 2338. A bill to amend the Tariff Schedules of the United States to reclassify extracorporeal shock wave lithotripters; to the Committee on Finance.

By Mr. DOLE (for himself, Mr. BYRD, Mr. WILSON and Mr. GRAMM):

S. 2339. A bill to provide for the appointment of Serradito Ribas-Dominici and Peter Lorence to the service academy of their choice at the time that they satisfy the requirements for admission to such academy; to the Committee on Armed Services.

By Mr. STAFFORD (for himself, Mr. MITCHELL, Mr. CHAFFEE, Mr. BENTSEN, Mr. DURENBERGER, Mr. LAUTENBERG, Mr. BAUCUS, Mr. MOYNIHAN and Mr. HUMPHREY):

S. 2340. A bill entitled the "Oil Pollution Liability and Compensation Act of 1986"; to the Committee on Environment and Public Works.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. DOLE (for Mr. THURMOND):

S. 2338. A bill to amend the tariff schedules of the United States to reclassify extracorporeal shock wave lithotripters; to the Committee on Finance.

RECLASSIFICATION OF EXTRACORPOREAL SHOCK WAVE LITHOTRIPTERS

● Mr. THURMOND. Mr. President, today I am introducing legislation to remedy an existing inequity in the

tariff schedules of the United States [TSUS] concerning the classification of extracorporeal shock wave lithotripters.

The extracorporeal shock wave lithotripter is a new invention which generates a shock wave to disintegrate kidney stones without invasive surgery. At present, the only lithotripter manufacturer which has received Food and Drug Administration approval for use in the United States is Dornier Medical Systems, Inc., which is based in West Germany. There are no domestic manufacturers presently producing a lithotripter approved by our Government.

The lithotripter enables patients to avoid surgery and thus relieves pain and suffering, reduces the cost of kidney stone treatment, significantly reduces the length of the hospital stay and reduces the recuperation time dramatically. Many lithotripter procedures are performed on an out-patient basis, compared to the major surgery often associated with kidney stone removal.

There are really only two practical areas under the tariff schedule to place new devices like the lithotripter. These two choices would fall under the category of electro-medical apparatus, and parts thereof:

(A) Electro-surgical apparatus, and parts thereof (9.2 percent duty);

(B) Other (4 percent duty).

The tariff duty with respect to "electro-surgical apparatus, and parts thereof" is approximately twice as high as that for "other." At present, the differences between the two categories when applied to the present price of the lithotripter is approximately \$100,000. Thus, whether the procedure is "surgical" or "nonsurgical" is crucial.

In 1983, the Customs Service made a determination that the lithotripter should be treated as a surgical apparatus. The decision is surprising since, in fact, no surgery is actually performed with the lithotripter. Indeed, the whole utility of the machine lies in the fact that its use avoids invasion of the body or other surgical techniques. By contrast the Customs Service reasoned that a surgical device is one used by surgeons. Since urologists are surgeons, and since urologists are expected to operate these machines, the Customs Service ruled that the device was a surgical device.

This decision seems to contradict an equally important decision taken by another Federal agency on the same question.

For purposes of Medicare reimbursement, the Federal Government assigns diagnostic related groups [DRG] classifications to each surgical procedure and pays accordingly. The choice for most lithotripter applications is either medical treatment of kidney stones

(DRG 324) or surgical treatment of kidney stones (DRG 305).

Presently, Medicare is reimbursing the lithotripter treatment under the medical treatment DRG and not the surgical DRG. The reimbursement is substantially lower than if the surgical DRG was used.

Thus, the Federal Government determines that this is a surgical procedure for customs purposes, and a medical procedure for reimbursement purposes. These inconsistent determinations are neither logical nor fair and make the lithotripter providers financially the least favorable. This is inconsistent with good government policy.

Mr. President, my bill would correct this inequity by reclassifying lithotripters entered, or withdrawn from warehouse for consumption, on or after April 30, 1986 at the 4.4 percent duty rate. A companion bill, H.R. 4533, has been introduced in the House of Representatives by Representative RICHARD A. GEPHARDT, and my colleague from South Carolina, CARROLL A. CAMPBELL, JR.

I strongly encourage my colleagues to favorably support this bill and help patients avoid surgery by making these machines available to them at reasonable costs.

Mr. President, I ask unanimous consent that the text of this bill be included in the RECORD.

There being no objection, the bill was ordered to be printed in the RECORD, as follows:

S. 2338

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. EXTRACORPOREAL SHOCK WAVE LITHOTRIPTERS.

Item 709.15 of the Tariff Schedules of the United States is amended by inserting "(other than extracorporeal shock wave lithotripters)" after "Electro-surgical apparatus".

SEC. 2. EFFECTIVE DATE.

(a) IN GENERAL.—The amendment made by this Act shall apply with respect to articles entered, or withdrawn from warehouse, for consumption after the date that is 15 days after the date of enactment of this Act.

(b) RELIQUIDATION.—Notwithstanding section 514 of the Tariff Act of 1930 or any other provision of law, upon a request filed with the appropriate customs officer before the date that is 90 days after the date of enactment of this Act, any entry of extracorporeal shock wave lithotripters that was made—

(1) after April 30, 1986, and

(2) on or before the date that is 15 days after the date of enactment of this Act,

shall be liquidated or reliquidated as though such entry occurred on the day after the date that is 15 days after the date of enactment of this Act.●

By Mr. DOLE (for himself, Mr. BYRD, Mr. WILSON, and Mr. GRAMM):

S. 2339. A bill to provide for the appointment of Serrnandito Ribas-Dominicci and Peter Lorence to the service academy of their choice at the time that they satisfy the requirements for admission to such academy; to the Committee on Armed Services.

minicci and Peter Lorence to the service academy of their choice at the time that they satisfy the requirements for admission to such academy; to the Committee on Armed Services.

APPOINTMENT TO SERVICE ACADEMY OF THEIR CHOICE FOR SERRNANDITO RIBAS-DOMICCI AND PETER LORENCE

Mr. DOLE. Mr. President, I am pleased to introduce a bill which provides for the appointment of Serrnandito Ribas-Dominicci and Peter Lorence to the service academy of their choice when they come of age.

Serrnandito Ribas-Dominicci is the 4-year-old son of Capt. Fernando Ribas-Dominicci, the pilot whose plane did not return from the U.S. military action taken over Libya. When President Reagan called Fernando's widow, Blanca, to extend his condolences, he asked her whether there was anything the country could do to help repay the enormous debt we owe her husband for the ultimate sacrifice he made for our self-defense. She asked for only one thing: That the captain's son be assured an appointment at the Air Force Military Academy when he grows up, for he had already decided that, like his father, he wanted to be a pilot.

Peter Lorence is the 8-month-old son of Capt. Paul F. Lorence, who was the bombardier and navigator on Captain Ribas-Dominicci's plane. Captain Lorence enlisted in the Air Force when he graduated from high school and was well known for his passion for flying, a trait he inherited from his maternal grandfather who was a pilot in Britain's Royal Flying Corps during World War I. This bill will also secure an academy appointment for young Peter, should he decide as he gets older to follow in his family's proud military tradition.

In 1941, President Roosevelt led an effort to secure a military academy appointment for the infant son of Colin P. Kelly, who was the first military pilot to be killed in action in World War II. Republicans don't often quote FDR, but his eloquent letter "To the President of the United States in 1956" in young Colin's behalf I think bears repeating now. Specifically, he said:

I am writing this letter as an act of faith in the destiny of our country. I desire to make a request which I make in full confidence that we shall achieve a glorious victory in the war we now are waging to preserve our democratic way of life.

My request is that you consider the merits of a young American youth of goodly heritage—Colin P. Kelly III—for appointment as a cadet in the U.S. Military Academy at West Point. I make this appeal in behalf of this youth as a token of the Nation's appreciation of the heroic services of his father, who met death in the line of duty at the very outset of the struggle which was thrust upon us by the perfidy of a professed friend.

In the conviction that the service and example of Capt. Colin P. Kelly, Jr., will be

long remembered, I ask for this consideration in behalf of Colin P. Kelly III.

Mr. President, Serrandito and Peter are innocent victims; fatherless because our country was forced to respond to a crazed petty dictator in a far away country who could not resist tormenting this country and other nations with violence, threatened and real. Hopefully, by the time these two boys come of age, the nightmare of terrorism will be no more. But history has taught that violence and aggression cannot be overcome by looking the other way; it must be met head on. Their fathers met the challenge, giving their lives for our peace and safety. For that, this legislation is truly, as FDR said, a mere token of our appreciation.

Mr. President, by proposing this legislation, I do not mean to set a precedent whereby legislation to set aside appointments to military academies would become common place. But this is an extraordinary situation which merits extraordinary legislation—the morally required response to a mother's unique request. To view it otherwise would denigrate its meaning and importance.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the bill was ordered to be printed in the RECORD, as follows:

S. 2339

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is requested to appoint Serrandito Ribas-Dominici and Peter Lorence to the service academy of their choice at such time as each of them respectively satisfies the requirements established for admission to such academy.

ADDITIONAL COSPONSORS

S. 1654

At the request of Mr. STEVENS, the name of the Senator from Florida [Mrs. HAWKINS] was added as a cosponsor of S. 1654, a bill to amend title 18, United States Code, to provide for criminal forfeiture of proceeds derived from espionage activities and rewards for informants providing information leading to arrests in espionage cases.

S. 2134

At the request of Mr. HEFLIN, the name of the Senator from Arkansas [Mr. PRYOR] was added as a cosponsor of S. 2134, a bill to amend title 39, United States Code, to extend to certain officers and employees of the Postal Service the same procedural and appeal rights with respect to certain adverse personnel actions as are to Federal employees under title 5, United States Code.

S. 2144

At the request of Mr. NICKLES, the name of the Senator from Wyoming

[Mr. SIMPSON] was added as a cosponsor of S. 2144, a bill to amend the Farm Credit Act of 1971 to provide credit assistance to certain borrowers of loans by institutions of the Farm Credit System, and for other purposes.

S. 2165

At the request of Mr. GORTON, the name of the Senator from Ohio [Mr. METZENBAUM] was added as a cosponsor of S. 2165, a bill to authorize States to determine the level of funds allotted to a State under the Low-Income Home Energy Assistance Act of 1981 to be available for low-cost residential weatherization and other energy-related home repair projects for low-income households.

S. CON. RES. 122

At the request of Mr. NICKLES, the name of the Senator from Wyoming [Mr. SIMPSON] was added as a cosponsor of Senate Conference Resolution 122, a concurrent resolution to express the sense of Congress with respect to agricultural loan restructuring.

AUTHORITY FOR COMMITTEE TO MEET

SUBCOMMITTEE ON STRATEGIC AND THEATER NUCLEAR FORCES

Mr. DOLE. Mr. President, I ask unanimous consent that the Subcommittee on Strategic and Theater Nuclear Forces, of the Committee on Armed Services, be authorized to meet during the session of the Senate on Friday, April 18, 1986, in open, later to become closed executive session, in order to conduct a hearing on Navy nuclear programs, and Navy reactor programs.

The PRESIDING OFFICER. Without objection, it is so ordered.

ADDITIONAL STATEMENTS

COPYRIGHTS AND THE MUSIC INDUSTRY

● Mr. HECHT. Mr. President, the Wednesday, April 9, 1986, edition of the Washington Times contained an article featuring artist Donny Osmond and discussing Senate bill 1980. If passed, S. 1980 would change the way in which music creators and local television stations negotiate payment under copyright law. I ask that this article be included in the RECORD, for I consider it an excellent account of S. 1980, as told from the artist's perspective.

The article follows:

DONNY JOINS SONGWRITER HILL RALLY

(By Lou Fournier)

Donny Osmond is your basic optimist, sure his career is really just getting off the ground. But the pop star, late of Utah and teen godhood, now living in Southern California, sees a dark threat facing American creativity, and he's here to do something about it.

"When I heard about the whole issue," he says, "I said, 'Yo, babe! I gotta get involved with this!'"

"The whole issue" "is a bill pending in Congress that has most major songwriters in the country hopping-mad. The bill, brainchild of pennywatching broadcasters, would set compensation for composers of music written for broadcast media at a high, single, flat-rate, one-time fee, rather than paying royalty residuals over long periods of time.

"This is not even a legal issue," Mr. Osmond says, echoing similar sentiments of composer Paul Williams and country writer/performer T.G. Shephard, milling in a room at the Madison Hotel with Mr. Osmond. "This is a moral issue. The thing is, in the long run it would even hurt the producers who are trying to save money with it."

"I'm here because music is essentially property," Mr. Williams says. "When I write a piece of music, it's mine to sell, lease or rent as I choose. This bill is an attempt by the government to assume those rights for itself. It's grossly unfair and morally wrong for the government to tell us how to do our business. This would be a very dangerous precedent if it passed."

"This is wrong," Mr. Shephard agrees. "There's always some greed where money is concerned, and this bill is just trying to save some broadcasters some long-range money. What they don't see is how it'll hurt us all. It'll kill off a lot of creativity."

"The bill would make the one-time fee so expensive," Mr. Osmond says, "that producers would eventually end up having to use public-domain music, or even foreign music. That would hurt their own product. But it would mostly hurt the American songwriter; he's going to have no incentive to write anymore. And I believe that the greatest American product is music."

"I'm an established artist, and I can still make a living. But new artists would have a very tough time if this bill goes through. I'm working with a guy now who's a real genius, he just writes incredible stuff. But I don't know if he could make it if this bill were law."

Mr. Osmond offers a stark illustration of what he sees as another danger of the bill, that of assigning a monetary value to a musical composition that would be far below its true artistic worth. "Imagine," he says, "if Irving Berlin had only been paid once for 'White Christmas.'"

"I actually worry about the broadcasters who want this bill. They don't see the long-range situation here; they don't realize this would actually hurt them. They have to realize that it's the artists who keep them in business."

Mr. Osmond is part of a high-visibility team of musicians which spent yesterday going door-to-door through the congressional office buildings trying to convince legislators of the folly of the bill. Other artists included Mr. Williams, Mr. Shephard, Mike Post, Marilyn Bergman, Wayland Holyfield, Richard Leigh and Peter McCann.

This morning the group will hold a press conference to voice further opposition before a scheduled 9:30 a.m. hearing on the bill by the Senate Subcommittee on Patents, Copyrights and Trademarks. This morning's conference will feature appearances via specially made videos by Quincy Jones, Henry Mancini, Dolly Parton, Lionel Richie, Smoky Robinson, and Stevie Wonder. Two performance-rights organizations, the American Society of Composers,

Authors and Publishers (ASCAP) and Broadcast Music Inc. (BMI), were also involved in the lobbying effort.

Mr. Osmond is chiefly remembered for his popular TV series with his sister, "The Donny and Marie Show," and a series of wildly successful, youth-oriented recordings by the pair.

Last year he took his own production company public, moved with his wife and three children out of Utah, where he had maintained strong ties with the Mormon community, changed his management company and started recording a new album.

"Everybody wants to be a legend," Mr. Osmond says, when asked how he would like to be remembered in, say, another 50 years. "Certainly I've made a dent in the music industry; that's my dream. My best music is yet to be realized."●

CONCLUSION OF MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Is there further morning business? If not, morning business is closed.

ORDER OF PROCEDURE

Mr. DOLE addressed the Chair.

The ACTING PRESIDENT pro tempore. The majority leader.

Mr. DOLE. Mr. President, I will not move to proceed to the drug export bill, and file cloture on the motion to proceed. I just had a discussion with the distinguished Senator from Ohio, Senator METZENBAUM. He has indicated that he has no objection to going to the bill. He will have a number of amendments, and extensive debate on the bill itself if we bring it up after we dispose of the budget resolution.

On that basis, I see no reason to move to that and file cloture, if we do not need do it. It will take some time to be on the bill itself.

I guess with that understanding when we dispose of the budget resolution, at least as far as Senator METZENBAUM is concerned—somebody else might object—there will be no objection to proceeding to S. 1848. It may not come up right after the budget resolution. It may come up later. But that is no problem to Senator METZENBAUM; if it never comes up, it will be soon enough as I understand it.

So I guess we will be able to leave here fairly quickly. Let me check a couple of those items.

Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER (Mr. GORTON). The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. DOLE. Mr. President, I ask unanimous consent that the order for the quorum call be recinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

The majority leader is recognized.

UNANIMOUS-CONSENT AGREEMENT

Mr. DOLE. Mr. President, I ask unanimous consent that when the Senate convenes on Monday, April 21, 1986, the reading of the Journal be dispensed with; that no resolution come over under the rule; that the call of the Calendar be dispensed with; that following the recognition of the two leaders under the standing order, there be special orders in favor of Senators HAWKINS, PROXMIRE, and CRANSTON for not to exceed 5 minutes each, to be followed by a period for the transaction of routine morning business, not to extend beyond 1 p.m., with Senators permitted to speak therein for not more than 5 minutes each; provided, further, that the morning hour be deemed to have expired.

The PRESIDING OFFICER. Is there objection? The Chair hears none, and it is so ordered.

ORDER FOR ADJOURNMENT UNTIL MONDAY, APRIL 21, 1986

Mr. DOLE. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in adjournment until 12 noon on Monday, April 21, 1986.

The PRESIDING OFFICER. Without objection, it is so ordered.

ORDER FOR RECOGNITION OF CERTAIN SENATORS ON MONDAY

Mr. DOLE. Mr. President, I ask unanimous consent that on Monday, following the recognition of the two leaders under the standing order, there be a special order in favor of Senators HAWKINS, PROXMIRE, and CRANSTON for not to exceed 5 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

ORDER FOR ROUTINE MORNING BUSINESS ON MONDAY

Mr. DOLE. Mr. President, I ask unanimous consent that on Monday, following the special orders just identified, there be a period for the transaction of routine morning business, not to extend beyond 1 p.m., with Senators permitted to speak therein for not more than 5 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM

Mr. DOLE. Mr. President, I indicated earlier that there might be a possibility on Monday of calling up S. 49, the gun control bill. I am advised by the distinguished Senator from Idaho [Mr. McCLURE], who is the manager of that bill, that he would prefer not to try to do that on Monday; but he is working with Members who have some questions about the bill, and maybe they can work it out later in the week.

There is still a possibility of bringing up the budget resolution on Monday.

I have also indicated that we might move to proceed to the drug export bill, S. 1848. But I have had a discussion with the distinguished Senator from Ohio [Mr. METZENBAUM], and he indicates that he would be willing to let that bill come up after we dispose of the budget resolution, without going through cloture on the motion to proceed.

It is my hope that we can clear the nomination of Donald Newman, and I indicate for the RECORD that there is no objection on the Democratic side. The objection is coming from this side, the Republican side. I hope that Senator HUMPHREY and Senator HELMS will be able on Monday to let us dispose of that nomination. It is a very important nomination.

It is also my hope that on Monday we can take care of this little concurrent resolution that has been floating around for a couple of weeks. There are 38 cosponsors. In effect, it is a sense of the Senate to indicate that the Farm Credit System should use certain practices to protect American farmers. We believe it is important. We obviously have faith in the regulatory agency, but we believe that by passing this legislation it would underscore the concern Congress has when we are dealing with farmers and credit policies that affect farmers. So I hope that on Monday, without a record vote, we might be able to pass that.

Mr. President, I indicate for the RECORD that there will be no votes on Monday, as was announced previously. We will do our best to protect some of our colleagues on Wednesday, which is the beginning of Passover, with no votes after a certain hour that afternoon—4 o'clock or 6 o'clock. We will work that out to their satisfaction.

I indicate that there could be late nights on other days, particularly if we get into the budget, because it is a 50-hour process; and I assume that unless there is some agreement to reduce the time, we would need to stay in late, at least to run the clock.

Friday session next week? Again I am not in position to say there will not be one. I guess I just assume that there would be a Friday session next week with votes but if something develops between now and hopefully Tuesday when we have our policy luncheons I will convey that to the distinguished leaders.

ADJOURNMENT TO MONDAY, APRIL 21, 1986

Mr. DOLE. Mr. President, there being no further business to come before the Senate, I move that the Senate stand in adjournment until the hour of 12 noon, Monday, April 21, 1986.

The motion was agreed to, and, at 12:54 p.m., the Senate adjourned until Monday, April 21, 1986, at 12 noon.

NOMINATIONS

Executive nominations received by the Senate April 18, 1986:

IN THE COAST GUARD

Rear Adm. James C. Irwin, U.S. Coast Guard, to be the vice commandant, U.S. Coast Guard with the grade of vice admiral while so serving.

The following officers of the U.S. Coast Guard for promotion to rear admiral (lower half):

Capt. George D. Passmore, Jr., USCG.
Capt. Ernest B. Acklin, Jr., USCG.

IN THE NAVY

The following named officer, under the provisions of title 10, United States Code, section 601, to be assigned to a position of importance and responsibility designated by the President under title 10, United States Code, section 601:

To be vice admiral

Vice Adm. Donald S. Jones, xxx-xx-xxxx
1310, U.S. Navy.

IN THE AIR FORCE

The following officer for appointment in the Regular Air Force under the provision of section 531, title 10, United States Code, with a view to designation under the provision of section 8067, title 10, United States Code, to perform duties indicated with grade and date of rank to be determined by the Secretary of the Air Force provided that in no case shall he be appointed in a grade higher than lieutenant colonel:

CHAPLAIN

Stanley E. White, xxx-xx-xxxx

IN THE AIR FORCE

The following named officers for permanent promotion in the U.S. Air Force, under the provisions of section 628, title 10, United States Code, as amended, with dates of rank to be determined by the Secretary of the Air Force:

JUDGE ADVOCATE

To be major

Fredric L. Bauer, xxx-xx-xxxx

CHAPLAIN

To be lieutenant colonel

Stanley E. White, xxx-xx-xxxx

IN THE AIR FORCE

The following officers for appointment in the Regular Air Force under the provision of section 531, title 10, United States Code, provided that in no case shall any of the following officers be appointed in a grade higher than major:

LINE OF THE AIR FORCE

Aguillard, Loren G., xxx-xx-xxxx
Andermann, Brian E., xxx-xx-xxxx
Beauregard, Rene J., xxx-xx-xxxx
Black, Donald C., Jr., xxx-xx-xxxx
Bodenheimer, Michael W., xxx-xx-xxxx
Bodin, James P., xxx-xx-xxxx
Boyd, Jimmie V., xxx-xx-xxxx
Brenckman, Emil III., xxx-xx-xxxx
Broner, Johnny R., xxx-xx-xxxx
Brooks, Robert M., xxx-xx-xxxx
Brown, Jeffrey R., xxx-xx-xxxx
Bryant, Otis R., xxx-xx-xxxx
Carkeet, John L., III, xxx-xx-xxxx
Carr, Nathaniel L., xxx-xx-xxxx
Chamness, Allen W., xxx-xx-xxxx
Cheeseman, Robert J., xxx-xx-xxxx

Coleman, Donald C., xxx-xx-xxxx
Colliander, Richard J., xxx-xx-xxxx
Costa, Nicholas S., xxx-xx-xxxx
Daneker, Paul R., Jr., xxx-xx-xxxx
Davis, Harold L., xxx-xx-xxxx
Davis, Richard D., xxx-xx-xxxx
Dodds, Dale I., Jr., xxx-xx-xxxx
Doelp, Jonathan E., xxx-xx-xxxx
Donahue, Charles F., Jr., xxx-xx-xxxx
Durham, Willie E., Jr., xxx-xx-xxxx
Flatt, Kevin P., xxx-xx-xxxx
Fuzzell, Steven L., xxx-xx-xxxx
Gibbs, Curtis R., xxx-xx-xxxx
Givens, Darryl A., xxx-xx-xxxx
Gladden, Willie J., xxx-xx-xxxx
Gonzalez, Rafael., xxx-xx-xxxx
Haulman, Larry H., xxx-xx-xxxx
Hess, David B., xxx-xx-xxxx
Hibbard, Willard J., III, xxx-xx-xxxx
Higbee, Terry A., xxx-xx-xxxx
Jacobs, Paul P., Jr., xxx-xx-xxxx
Keown, Royce E., xxx-xx-xxxx
King, Cleo., xxx-xx-xxxx
Kokoszki, Joseph J., xxx-xx-xxxx
Krehbiel, John S., xxx-xx-xxxx
Kupec, John A., xxx-xx-xxxx
Lanphear, George W., xxx-xx-xxxx
Laurin, Gerald D., xxx-xx-xxxx
Leach, Stuart W., xxx-xx-xxxx
Lee, Lawrence E., xxx-xx-xxxx
Leon, John C., xxx-xx-xxxx
Lively, Alvin L., xxx-xx-xxxx
Martin, Dennis C., xxx-xx-xxxx
Mason, Michael D., xxx-xx-xxxx
McCloghry, Thomas M., xxx-xx-xxxx
Melton, Josephus R., Jr., xxx-xx-xxxx
Mowrer, Rickey L., xxx-xx-xxxx
Payne David W., xxx-xx-xxxx
Phillips, William G., xxx-xx-xxxx
Procknow, Errin L., xxx-xx-xxxx
Robertson, John M., xxx-xx-xxxx
Rucker, Raymond I., Jr., xxx-xx-xxxx
Skowronski, Raymond, xxx-xx-xxxx
Smith, James F., xxx-xx-xxxx
Smith, John J., Jr., xxx-xx-xxxx
Stevens, John G., xxx-xx-xxxx
Sullivan, Timothy L., xxx-xx-xxxx
Tricca, Ronald J., xxx-xx-xxxx
Tyler, Charles L., Jr., xxx-xx-xxxx
Undem, Halvor A., xxx-xx-xxxx
Walter, Robert W., xxx-xx-xxxx
Ward, Nedwin R., xxx-xx-xxxx
Ware, Robert M., xxx-xx-xxxx
Wenzel, Nancy J., xxx-xx-xxxx
Werremeyer, Kenneth R., xxx-xx-xxxx
Wilkes, Jimmy L., xxx-xx-xxxx
Williams, Tommie L., Jr., xxx-xx-xxxx
Wilson, Thomas E., xxx-xx-xxxx
Wright, Sammie L., xxx-xx-xxxx
Wrobel, Gary D., xxx-xx-xxxx
Young, Jerry M., xxx-xx-xxxx

The following officers for appointment in the Regular Air Force under the provisions of section 531, title 10, United States Code, with a view to designation under the provisions of section 8067, title 10, United States Code, to perform the duties indicated, provided that in no case shall any of the following officers be appointed in a grade higher than major:

CHAPLAINS

Brown, Ross C., xxx-xx-xxxx
Brown, Thomas C., xxx-xx-xxxx
Christenson, Don J., xxx-xx-xxxx
Daniels, James W., xxx-xx-xxxx
Davenport, Richard B., xxx-xx-xxxx
Eason, Louis H., III, xxx-xx-xxxx
Flake Layne E., xxx-xx-xxxx
Foust, Edward A., xxx-xx-xxxx
Funkhouser, Morton L., Jr., xxx-xx-xxxx
Geller, Charles A., xxx-xx-xxxx
Hanna, Joseph E., xxx-xx-xxxx
Hartsfield, Wayland M., xxx-xx-xxxx
Hesgard, Randon N., xxx-xx-xxxx

Johnson, Dwight D., xxx-xx-xxxx
Malinsky, Gregory J., xxx-xx-xxxx
Odonnell, Michael R., xxx-xx-xxxx
Peterson, Don E., xxx-xx-xxxx
Preston, Jerold L., xxx-xx-xxxx
Ray, Samuel A., xxx-xx-xxxx
Russell, Donald L., xxx-xx-xxxx
Saunders, James D., xxx-xx-xxxx
Schiffer, James A., xxx-xx-xxxx
Stefero, John W., xxx-xx-xxxx
Thompson, Lee M., xxx-xx-xxxx
Vella, Joseph C., xxx-xx-xxxx
Wagner, Joseph R., xxx-xx-xxxx
Westall, Thomas G., xxx-xx-xxxx
Whitley, John G., xxx-xx-xxxx
Wilder, Lewis A., xxx-xx-xxxx

JUDGE ADVOCATES

Acklin, Douglas E., xxx-xx-xxxx
Arrigo, John A., xxx-xx-xxxx
Chostner, Jeffrey E., xxx-xx-xxxx
Deavel, Richard P., xxx-xx-xxxx
Demaree, Dartt J., xxx-xx-xxxx
Duke, Judith Ann, xxx-xx-xxxx
Flanagan, Jean M., xxx-xx-xxxx
Hanson, Carole W., xxx-xx-xxxx
Harding, Richard C., xxx-xx-xxxx
Hasskamp, Charles W., xxx-xx-xxxx
Heinz, John H., xxx-xx-xxxx
Hoard, E. David, xxx-xx-xxxx
Hudspeth, Deborah J., xxx-xx-xxxx
Jones, Fraser B., Jr., xxx-xx-xxxx
Kaszuba, Karl A., xxx-xx-xxxx
Kennedy, Katherine M., xxx-xx-xxxx
Kistler, Joseph S., xxx-xx-xxxx
Kitzmiller, Kenneth C., xxx-xx-xxxx
Lauer, Jay A., xxx-xx-xxxx
Malloy, Timothy J., xxx-xx-xxxx
Mark, Michael I., xxx-xx-xxxx
Monahan, Edward J., xxx-xx-xxxx
Northup, David A., xxx-xx-xxxx
Olsen, Sverre M., Jr., xxx-xx-xxxx
Rada, Esther A., xxx-xx-xxxx
Rowell, Gary L., xxx-xx-xxxx
Stansell, Martha, xxx-xx-xxxx
Sutton, James O., III, xxx-xx-xxxx
Taylor, Kathryn I., xxx-xx-xxxx
Vonwald, Conrad M., xxx-xx-xxxx

NURSE CORPS

Abalos, Rudolph E., xxx-xx-xxxx
Alger, Constance Marion, xxx-xx-xxxx
Anderson, Laurel M., xxx-xx-xxxx
Bakasallen, Loretta M., xxx-xx-xxxx
Baker, Jill V., xxx-xx-xxxx
Ball, Mildred A., xxx-xx-xxxx
Barrientez, Rose M., xxx-xx-xxxx
Black, Jacqueline D., xxx-xx-xxxx
Blackwell, Robert B., xxx-xx-xxxx
Carson, Ellen J., xxx-xx-xxxx
Cassagnol, Kathy A., xxx-xx-xxxx
Collins, Kathleen P., xxx-xx-xxxx
Cox, Alice N., xxx-xx-xxxx
Cygan, Pamela A., xxx-xx-xxxx
Davidsonwhite, Thora S., xxx-xx-xxxx
Decker, Kristine Case, xxx-xx-xxxx
Diaz, Delizabeth, xxx-xx-xxxx
Distel, Mary J., xxx-xx-xxxx
Doherty, Janella G., xxx-xx-xxxx
Dokes, Fred D., III, xxx-xx-xxxx
Draculan, Margarita, xxx-xx-xxxx
Ebelacker, Cynthia A., xxx-xx-xxxx
Ericksonowens, Debra A., xxx-xx-xxxx
Fagerland, Kathleen J., xxx-xx-xxxx
Fesel, Frederick, xxx-xx-xxxx
Flournoy, Janet C., xxx-xx-xxxx
Fogt, Linda L., xxx-xx-xxxx
Gamett, William F., xxx-xx-xxxx
Garvin, Dennis J., xxx-xx-xxxx
Gentry, Nancy O., xxx-xx-xxxx
Gerdes, Peggy J., xxx-xx-xxxx
Gorniak, Mary R., xxx-xx-xxxx
Haines, Kenneth R., xxx-xx-xxxx
Hale, Brenda S., xxx-xx-xxxx
Hall, Paul P., Jr., xxx-xx-xxxx

Halstead, Charles A., xxx-xx-xxxx
 Hensen, Pamela S., xxx-xx-xxxx
 Hardesty, Glenn A., xxx-xx-xxxx
 Harris, Patricia A., xxx-xx-xxxx
 Harrison, Maryellen, xxx-xx-xxxx
 Hayden, Thomas F., xxx-xx-xxxx
 Hennessy, Mary M., xxx-xx-xxxx
 Herrera, Paula A., xxx-xx-xxxx
 Holtz, Jane M., xxx-xx-xxxx
 Jarmon, Mary L., xxx-xx-xxxx
 Jones, Wanda P., xxx-xx-xxxx
 Karbousky, Virginia L., xxx-xx-xxxx
 Katz, Susan R., xxx-xx-xxxx
 Kerrigan, Karen G., xxx-xx-xxxx
 Kizis, Karen A., xxx-xx-xxxx
 Knight, Thomas F., xxx-xx-xxxx
 Krolikoski, Richard M., xxx-xx-xxxx
 Legro, Danny G., xxx-xx-xxxx
 Liebermann, Mary E., xxx-xx-xxxx
 Little, Bennie D., xxx-xx-xxxx
 Lyden, Lorna F., xxx-xx-xxxx
 Maier, Mary A., xxx-xx-xxxx
 McCarter, Colleen A., xxx-xx-xxxx
 McClure, Gwenda A., xxx-xx-xxxx
 McKeny, Lynda M., xxx-xx-xxxx
 Miller, Dennis W., xxx-xx-xxxx
 Montory, Daniel A., Jr., xxx-xx-xxxx
 Morrill, Dana R., xxx-xx-xxxx
 Morris, Dorothea L., xxx-xx-xxxx
 Moss, Deborah J., xxx-xx-xxxx
 Nelson, Edgar L., III, xxx-xx-xxxx
 Nemeth, Brian M., xxx-xx-xxxx
 Novak, Mary E., xxx-xx-xxxx
 Osano, Dennis, xxx-xx-xxxx
 Perry, Glen D., xxx-xx-xxxx
 Pysker, Alan G., xxx-xx-xxxx
 Rampsy, Thomas L., xxx-xx-xxxx
 Read, Karen A., xxx-xx-xxxx
 Red, Wanda L., xxx-xx-xxxx
 Risberg, Janet C., xxx-xx-xxxx
 Robinson, Lester R., xxx-xx-xxxx
 Rogers, Rogin E., xxx-xx-xxxx
 Robers, Shirley A., xxx-xx-xxxx
 Rosser, Judith M., xxx-xx-xxxx
 Ryan, Marygene, xxx-xx-xxxx
 Splonskowski, Janette M., xxx-xx-xxxx
 Squadrito, Deborah A., xxx-xx-xxxx
 Stamler, Larry F., xxx-xx-xxxx
 Stephens, Brian N., xxx-xx-xxxx
 Swinson, Jacqueline W., xxx-xx-xxxx
 Thorn, Thelma E., xxx-xx-xxxx
 Toth, Greta D., xxx-xx-xxxx
 Weston, Gretchen, xxx-xx-xxxx
 Wilson, Karen V., xxx-xx-xxxx
 Wolfe, Gilbert W., xxx-xx-xxxx
 Wright, Sarah A., xxx-xx-xxxx
 Wrightsims, Jean M., xxx-xx-xxxx

MEDICAL SERVICE CORPS

Bucceri, Paul A., xxx-xx-xxxx
 Cable, Gary A., xxx-xx-xxxx
 Carroll, William M., xxx-xx-xxxx
 Edgell, Donald C., xxx-xx-xxxx
 Fitzwater, Michael J., xxx-xx-xxxx
 Griggs, Robert D., xxx-xx-xxxx
 Heseltine, Bruce P., xxx-xx-xxxx
 Hoover, James H., xxx-xx-xxxx
 Kopp, Rainer, xxx-xx-xxxx
 McGowan, William D., xxx-xx-xxxx
 Mouse, Raymond L., xxx-xx-xxxx
 Nice, Paul W., xxx-xx-xxxx
 Noblett, Allan J., xxx-xx-xxxx
 Park, Joe H., xxx-xx-xxxx
 Perry, Robert W., xxx-xx-xxxx
 Richter, Harry P.R., Jr., xxx-xx-xxxx
 Rubino, Frank L., xxx-xx-xxxx
 Scalzi, Carmelo F., xxx-xx-xxxx
 Sears, Leroy, xxx-xx-xxxx
 Taylor, Leonard, xxx-xx-xxxx
 Tedford, Thomas F., xxx-xx-xxxx
 Underwood, Barbara B., xxx-xx-xxxx
 Vance, Douglas J., xxx-xx-xxxx
 Vroom, Peter D., xxx-xx-xxxx
 Wildman, Ronald E., xxx-xx-xxxx
 Wilson, Theotis, xxx-xx-xxxx

BIOMEDICAL SCIENCES CORPS

Block, Michael G., xxx-xx-xxxx
 Boyd, David A., xxx-xx-xxxx
 Bryan, Robert W., xxx-xx-xxxx
 Bryars, Warren C., xxx-xx-xxxx
 Butler, James S., xxx-xx-xxxx
 Cain, Cynthia, xxx-xx-xxxx
 Campbell, John C., xxx-xx-xxxx
 Cyr, Kenneth A., xxx-xx-xxxx
 Donnelly, Joseph J., xxx-xx-xxxx
 Erhard, David R., xxx-xx-xxxx
 Garrett, Deborah M., xxx-xx-xxxx
 Gradwell, William A., xxx-xx-xxxx
 Greenwell, Mark D., xxx-xx-xxxx
 Gregoire, Jeanine C., xxx-xx-xxxx
 Hallmark, William R., xxx-xx-xxxx
 Hayes, Chester O., Jr., xxx-xx-xxxx
 Haynes, Michael E., xxx-xx-xxxx
 Hossain, Mohammad A., xxx-xx-xxxx
 Hough, Stephen H., xxx-xx-xxxx
 Johnson, James W., xxx-xx-xxxx
 Katilus, Bennie C., xxx-xx-xxxx
 Kent, John F., xxx-xx-xxxx
 Kent, Theresa S., xxx-xx-xxxx
 Kuhn, Steven R., xxx-xx-xxxx
 Lemoine, Donald W., II, xxx-xx-xxxx
 Lewin, Michael J., xxx-xx-xxxx
 Licht, Edward T., xxx-xx-xxxx
 Liscombe, Edward R., xxx-xx-xxxx
 Mathis, Robert E., xxx-xx-xxxx
 Mattern, Russell H., xxx-xx-xxxx
 McLin, Leon N., Jr., xxx-xx-xxxx
 Miles, John S., xxx-xx-xxxx
 Mocabee, Richard D., xxx-xx-xxxx
 Mollerstrom, Willard W., xxx-xx-xxxx
 Page, James E., xxx-xx-xxxx
 Pulcifer, Donald E., xxx-xx-xxxx
 Rath, Dale H., xxx-xx-xxxx
 Rooney, Michael J., xxx-xx-xxxx
 Savory, Barry L., xxx-xx-xxxx
 Savoy, Ronald J., xxx-xx-xxxx
 Scott, Randall E., xxx-xx-xxxx
 Shelton, Lorraine, xxx-xx-xxxx
 Shively, Storne L., xxx-xx-xxxx
 Sindelar, Paul J., xxx-xx-xxxx
 Slusher, Byron C., xxx-xx-xxxx
 Snitchler, Lowell L., xxx-xx-xxxx
 Teters, Joyce E., xxx-xx-xxxx
 Thomas, James E., xxx-xx-xxxx
 Thomas, William E., xxx-xx-xxxx
 Thorn, Dale L., xxx-xx-xxxx
 Wallis, Steven B., xxx-xx-xxxx
 Ware, Kathy L., xxx-xx-xxxx
 Wetzel, Karen, C., xxx-xx-xxxx
 Winchester, Curtis W., xxx-xx-xxxx

IN THE AIR FORCE

The following-named officers for permanent promotion in the U.S. Air Force, under the appropriate provisions of section 624, title 10, United States Code, as amended, with dates of rank to be determined by the Secretary of the Air Force:

LINE OF THE AIR FORCE

To be major

Aavang, Glennis L., xxx-xx-xxxx
 Abbott, Barry S., xxx-xx-xxxx
 Abbott, Dwayne E., xxx-xx-xxxx
 Abel, James M., Jr., xxx-xx-xxxx
 Acevedo, Patricia K., xxx-xx-xxxx
 Acosta, Jose R., xxx-xx-xxxx
 Acosta, Roberto, xxx-xx-xxxx
 Adamcik, Anthony J., xxx-xx-xxxx
 Adams, Emil J., Jr., xxx-xx-xxxx
 Adams, Gerald M., Jr., xxx-xx-xxxx
 Aello, Michael P., xxx-xx-xxxx
 Aguillard, Loren G., xxx-xx-xxxx
 Ainsworth, Jon D., xxx-xx-xxxx
 Aksomitas, Allyn, xxx-xx-xxxx
 Albano, Anthony W., xxx-xx-xxxx
 Albritton, Jerry L., xxx-xx-xxxx
 Alexander, Bing C., xxx-xx-xxxx
 Alexander, Jimmy H., xxx-xx-xxxx
 Alfier, John, xxx-xx-xxxx

Allen, Craig R., xxx-xx-xxxx
 Allen, Jimmy R., xxx-xx-xxxx
 Allen, Randolph P., xxx-xx-xxxx
 Alley, Anthony D., xxx-xx-xxxx
 Ally, Lem J., Jr., xxx-xx-xxxx
 Allison, Brian D., xxx-xx-xxxx
 Allison, Robert D., xxx-xx-xxxx
 Almer, Dennis A., xxx-xx-xxxx
 Alonis, Jay J., xxx-xx-xxxx
 Alston, Gregory A., xxx-xx-xxxx
 Alston, Warner L., xxx-xx-xxxx
 Altstock, Robert R., xxx-xx-xxxx
 Amason, Robert F., Jr., xxx-xx-xxxx
 Ames, Charles L., xxx-xx-xxxx
 Andermann, Brian E., xxx-xx-xxxx
 Anderson, Clyde T., xxx-xx-xxxx
 Anderson, Herman S., xxx-xx-xxxx
 Anderson, James L., Jr., xxx-xx-xxxx
 Anderson, Wayne W., xxx-xx-xxxx
 Andreas, Stephan C., xxx-xx-xxxx
 Andrews, Charles L., xxx-xx-xxxx
 Andrews, Edward Jr., xxx-xx-xxxx
 Andrews, Wayne L., Jr., xxx-xx-xxxx
 Andrus, Howard P., Jr., xxx-xx-xxxx
 Anhalt, David A., xxx-xx-xxxx
 Anthony, Roland C., Jr., xxx-xx-xxxx
 Anzalone, Chris T., xxx-xx-xxxx
 Apel, William A., xxx-xx-xxxx
 Ardern, Thomas D., xxx-xx-xxxx
 Armour, Robert L., Jr., xxx-xx-xxxx
 Arnott, Winfield S., xxx-xx-xxxx
 Artery, Jenny L., xxx-xx-xxxx
 Ash, Patrick J., xxx-xx-xxxx
 Ashford, William M., xxx-xx-xxxx
 Atchison, Walter L., xxx-xx-xxxx
 Athey, Michael W., xxx-xx-xxxx
 Atkinson, Calvin S., Jr., xxx-xx-xxxx
 Atkinson, Frank B., xxx-xx-xxxx
 Atwater, Richard M., xxx-xx-xxxx
 Au, Willis W., xxx-xx-xxxx
 Auclair, Paul F., xxx-xx-xxxx
 Austin, Jeffery S., xxx-xx-xxxx
 Ayers, James F., xxx-xx-xxxx
 Baer, Arthur E., Jr., xxx-xx-xxxx
 Bailey, Gordon G., xxx-xx-xxxx
 Bailey, Michael A., xxx-xx-xxxx
 Baird, Douglas P., xxx-xx-xxxx
 Baity, Richard B., II, xxx-xx-xxxx
 Baker, Bradley S., xxx-xx-xxxx
 Ballew, Dennis E., xxx-xx-xxxx
 Balven, Carolyn M., xxx-xx-xxxx
 Banker, Michael R., xxx-xx-xxxx
 Bannister, Stratford C., IV, xxx-xx-xxxx
 Barach, Steven E., xxx-xx-xxxx
 Barattino, William J., xxx-xx-xxxx
 Bardsdale, Harry H., Jr., xxx-xx-xxxx
 Barnes, Boone A., xxx-xx-xxxx
 Barnes, Kenneth F., xxx-xx-xxxx
 Barnett, John S., Jr., xxx-xx-xxxx
 Barnett, Larry W., xxx-xx-xxxx
 Barrentine, Gary E., xxx-xx-xxxx
 Barrett, Charles L., III, xxx-xx-xxxx
 Barrowclough, John D., xxx-xx-xxxx
 Barton, John A., xxx-xx-xxxx
 Bass, Carla D., xxx-xx-xxxx
 Bauman, Wendell D., xxx-xx-xxxx
 Baumann, Charles M., xxx-xx-xxxx
 Baxter, William D., xxx-xx-xxxx
 Beach, Richard G., xxx-xx-xxxx
 Bean, Ronald L., xxx-xx-xxxx
 Beard, Dwight D., xxx-xx-xxxx
 Beatty, David B., xxx-xx-xxxx
 Beaty, Frank E., xxx-xx-xxxx
 Beauregard, Rene J., xxx-xx-xxxx
 Beaver, Larry D., xxx-xx-xxxx
 Beavers, Willard, xxx-xx-xxxx
 Bebel, Joseph C., xxx-xx-xxxx
 Beckman, Paul A., xxx-xx-xxxx
 Bedke, Curtis M., xxx-xx-xxxx
 Beesley, Mark G., xxx-xx-xxxx
 Befi, Vincent P., xxx-xx-xxxx
 Bell, David L., xxx-xx-xxxx
 Belanger, John H., xxx-xx-xxxx
 Bell, Gus Jr., xxx-xx-xxxx

Bell, Oscar C. Jr., xxx-xx-xxxx
 Bell, Richard A., xxx-xx-xxxx
 Bell, Thurman A., xxx-xx-xxxx
 Belt, Kenneth W., xxx-xx-xxxx
 Benell, Roger D., xxx-xx-xxxx
 Benner, Joseph C., xxx-xx-xxxx
 Bennett, Dennis R., xxx-xx-xxxx
 Benninger, Roger H., xxx-xx-xxxx
 Benson, Errol, xxx-xx-xxxx
 Beran, Ernest K., xxx-xx-xxxx
 Berg, George C., xxx-xx-xxxx
 Bergan, Donald E., xxx-xx-xxxx
 Berger, Wilfred E., xxx-xx-xxxx
 Berlan, Gregory J., xxx-xx-xxxx
 Berry, Scott W., xxx-xx-xxxx
 Bertram, John M., xxx-xx-xxxx
 Betebeuner, Curtis L., xxx-xx-xxxx
 Blalas, Howard S. Jr., xxx-xx-xxxx
 Bible, Dale F., xxx-xx-xxxx
 Biedermann, Michael H., xxx-xx-xxxx
 Biggs, Rufus N., xxx-xx-xxxx
 Bilger, William W. III, xxx-xx-xxxx
 Billard, Guy M., xxx-xx-xxxx
 Billingsley, Veron H. Jr., xxx-xx-xxxx
 Bilotta, Frank G., xxx-xx-xxxx
 Binder, Roger A., xxx-xx-xxxx
 Birkhead, John A., xxx-xx-xxxx
 Bishop, Kelley B., xxx-xx-xxxx
 Bitler, Steven A., xxx-xx-xxxx
 Bitton, Dennis F., xxx-xx-xxxx
 Black, Donald C. Jr., xxx-xx-xxxx
 Black, Gregory D., xxx-xx-xxxx
 Black, Roy H., xxx-xx-xxxx
 Blackburn, Stephen M., xxx-xx-xxxx
 Blaise, Peter J., xxx-xx-xxxx
 Bland, Tony L., xxx-xx-xxxx
 Blanken, John D., xxx-xx-xxxx
 Blankenbiller, Thomas R., xxx-xx-xxxx
 Blatchley, Peter A., xxx-xx-xxxx
 Bledsoe, Gary L., xxx-xx-xxxx
 Blessinger, David, xxx-xx-xxxx
 Blissit, James A. Jr., xxx-xx-xxxx
 Blockwood, James V., xxx-xx-xxxx
 Blume, Thomas J., xxx-xx-xxxx
 Bodenhamer, Todd A., xxx-xx-xxxx
 Bodenheimer, Michael W., xxx-xx-xxxx
 Bodin, James P., xxx-xx-xxxx
 Bohm, Gregory F., xxx-xx-xxxx
 Bohn, Lynn B., xxx-xx-xxxx
 Bolen, Samuel J., xxx-xx-xxxx
 Boma, Thomas V., xxx-xx-xxxx
 Bonham, Stanley B., xxx-xx-xxxx
 Bonifant, Stephen S., xxx-xx-xxxx
 Booker, Grover L., xxx-xx-xxxx
 Boone, Vanessa D., xxx-xx-xxxx
 Borchardt, William E., xxx-xx-xxxx
 Borchik, Albert S. III, xxx-xx-xxxx
 Borders, Michael G., xxx-xx-xxxx
 Botta, Louis H., xxx-xx-xxxx
 Bottomley, Larry D., xxx-xx-xxxx
 Boudreaux, Wayne C., xxx-xx-xxxx
 Boulware, Jeffrey S., xxx-xx-xxxx
 Bower, Guy F., xxx-xx-xxxx
 Bowers, Dennis R., xxx-xx-xxxx
 Bowlds, Ted F., xxx-xx-xxxx
 Bowler, John P., xxx-xx-xxxx
 Bowlin, Thomas L., xxx-xx-xxxx
 Bowman, John D., xxx-xx-xxxx
 Boyd, Donald E., xxx-xx-xxxx
 Boyd, Jimmie V., xxx-xx-xxxx
 Boyes, Warren C. Jr., xxx-xx-xxxx
 Boyle, Edward J., xxx-xx-xxxx
 Boyle, Nolan G., xxx-xx-xxxx
 Braden, Paul D., xxx-xx-xxxx
 Braden, William T., xxx-xx-xxxx
 Bradley, William W. Jr., xxx-xx-xxxx
 Bradshaw, Carl W., xxx-xx-xxxx
 Bradshaw, James S., xxx-xx-xxxx
 Brady, Glenn D., xxx-xx-xxxx
 Brake, Marlene A., xxx-xx-xxxx
 Branan, William C. Jr., xxx-xx-xxxx
 Braun, Dale E., xxx-xx-xxxx
 Bready, Alvin, xxx-xx-xxxx
 Breedlove, Gerald W., xxx-xx-xxxx

Brenckman, Emil, III, xxx-xx-xxxx
 Brewer, Ted A., xxx-xx-xxxx
 Brewster, Robert B., xxx-xx-xxxx
 Brightman, Mark R., xxx-xx-xxxx
 Broad, Paul T., xxx-xx-xxxx
 Broestl, Lee L., xxx-xx-xxxx
 Brogan, James R., xxx-xx-xxxx
 Broner, Johnny F., xxx-xx-xxxx
 Brooker, Jack D., xxx-xx-xxxx
 Brooks, Robert M., xxx-xx-xxxx
 Brown, Daniel G., xxx-xx-xxxx
 Brown, Dennis D., xxx-xx-xxxx
 Brown, Edward E., xxx-xx-xxxx
 Brown, Edward M., xxx-xx-xxxx
 Brown, Henry C., xxx-xx-xxxx
 Brown, Jeffrey R., xxx-xx-xxxx
 Brown, Linda H., xxx-xx-xxxx
 Brown, Ronald J., xxx-xx-xxxx
 Brown, Stephen R., xxx-xx-xxxx
 Brown, Stephen R., xxx-xx-xxxx
 Brown, Thomas D. Jr., xxx-xx-xxxx
 Brown, Thomas G., xxx-xx-xxxx
 Brown, Thomas L., xxx-xx-xxxx
 Brown, Walter C., xxx-xx-xxxx
 Brownsaffore, Linda F., xxx-xx-xxxx
 Brumm, Steven H., xxx-xx-xxxx
 Brune, Daniel L., xxx-xx-xxxx
 Brunner, Gary D., xxx-xx-xxxx
 Bryant, Joseph C., xxx-xx-xxxx
 Bryant, Larry W., xxx-xx-xxxx
 Bryant, Otis R., xxx-xx-xxxx
 Bryant, Paul G., xxx-xx-xxxx
 Buch, Robert J., xxx-xx-xxxx
 Buck, John R., xxx-xx-xxxx
 Buckingham, Richard W., xxx-xx-xxxx
 Buckner, Gerald L., xxx-xx-xxxx
 Buckwalter, Joseph M., xxx-xx-xxxx
 Budinsky, Christopher J., xxx-xx-xxxx
 Buechler, Janet V., xxx-xx-xxxx
 Buesgen, Richard J., xxx-xx-xxxx
 Bulach, Virgil J., xxx-xx-xxxx
 Bull, Raymond T., xxx-xx-xxxx
 Bullock, David E., xxx-xx-xxxx
 Bundy, James C., xxx-xx-xxxx
 Bunnell, Robert E., xxx-xx-xxxx
 Bunyan, Mary T., xxx-xx-xxxx
 Bunyard, James A., xxx-xx-xxxx
 Burch, Elisabeth A., xxx-xx-xxxx
 Buegeson, James R., xxx-xx-xxxx
 Burgess, Richard M., xxx-xx-xxxx
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IN THE ARMY

The following-named officers for permanent promotion in the U.S. Army in accordance with the appropriate provisions of title 10, United States Code, sections 624 and 628:

ARMY

To be colonel

Robert H. Johns, xxx-xx-xxxx

MEDICAL SERVICE CORPS

To be colonel

Fred Valenti, xxx-xx-xxxx

ARMY

To be lieutenant colonel

Carla K. Fisher, xxx-xx-xxxx

Joel M. Sauer, xxx-xx-xxxx

JUDGE ADVOCATE GENERAL'S CORPS

To be lieutenant colonel

Philip F. Koren, xxx-xx-xxxx

Linus Johnson, xxx-xx-xxxx

MEDICAL CORPS

To be lieutenant colonel

Sang C. Kim, xxx-xx-xxxx

William C. Kirby, xxx-xx-xxxx

Romeo P. Perez, xxx-xx-xxxx

John W. Uribe, xxx-xx-xxxx

CHAPLAIN CORPS

To be major

Joab H. Patton, xxx-xx-xxxx

Hillel Smulowitz, xxx-xx-xxxx

MEDICAL SERVICE CORPS

To be major

Ronald M. Rosenberg, xxx-xx-xxxx

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 Cummings, John D., xxx-...
 Dale, William M., xxx-...
 Dennis, John F., xxx-...
 Dewey, Kenneth W., xxx-...
 Dibello, William J., xxx-...
 Doyle, James J., Jr., xxx-...
 Early, Thomas M., xxx-...
 Edwards, Larry M., xxx-...
 Fitch, Augustus, III, xxx-...
 Fite, William C., III, xxx-...
 Fox, Wesley L., xxx-...
 Gibbons, Wayne M., xxx-...
 Goodrich, Jerome E., xxx-...
 Goody, John B., xxx-...
 Habermacher, David I., Jr., xxx-...
 Harke, Dennis M., xxx-...
 Harris, William H., xxx-...
 Hayes, James M., xxx-...
 Hellbusch, Ronald A., xxx-...
 Hester, Milton J., xxx-...
 Holder, Franklin D., xxx-...
 Hooton, Richard J., Jr., xxx-...
 Ingraham, Charles, H., Jr., xxx-...
 Jensen, Gerald O., xxx-...
 Johnson, Kenneth W., xxx-...
 Jones, David A., xxx-...
 Jones, Thomas L., xxx-...
 Jowers, Harry K., Jr., xxx-...
 Juarez, Luis A., xxx-...
 Karch, Lawrence G., xxx-...
 Kay, William M., xxx-...
 Kelly, Cary, xxx-...
 Kelly, Michael S., xxx-...
 Lange, Robert K., xxx-...
 Larkin, Robert L., xxx-...
 Lawrence, William S., xxx-...
 Leach, Sean K., xxx-...
 Lillie, Jay C., xxx-...
 Lilly, Jasper C., Jr., xxx-...
 Lind, Achim W., xxx-...
 Luckie, Freddie M., xxx-...
 McBride, Robert M., xxx-...
 McClenahan, James E., Jr., xxx-...
 McComb, Stephen R., xxx-...
 McKenney, James B., xxx-...
 McKissock, Gary S., xxx-...
 Moffett, John W., xxx-...
 Mohr, John W., xxx-...
 Moos, Walter H., xxx-...
 Moss, Michael J., xxx-...
 Myers, Lonnie M., xxx-...
 Nunnally, Robert G., xxx-...
 O'Connor, Mark D., xxx-...
 Pankey, Paul A., xxx-...
 Perkins, Peter L., Jr., xxx-...
 Polyascko, Gerald J., xxx-...
 Rapp, James M., xxx-...
 Reed, Henry L., xxx-...
 Rensch, Ronald W., xxx-...
 Richards, Larry D., xxx-...
 Riner, Clarence C., III, xxx-...
 Rippey, Jack W., xxx-...
 Rusthoven, Bernard R., xxx-...
 Schriber, Edward C., xxx-...
 Schumacher, Russell W., Jr., xxx-...
 Schwanda, Bruce A., xxx-...
 Sexton, Merlyn A., xxx-...
 Smith, Alexander G., III, xxx-...
 Staley, Roger F., xxx-...
 Stankosky, Michael A., xxx-...
 Stouffer, Thomas D., xxx-...
 Sullivan, Robert J., xxx-...
 Swarens, William G., xxx-...
 Tomlin, Richard D., xxx-...
 Turner, Frank L., xxx-...
 Vacca, William P., xxx-...
 Vogel, Richard L., xxx-...

Welch, Edwin W., xxx-...
 Wickersham, Frank G., III, xxx-...
 Willis, David J., xxx-...
 Wilson, Jeffrey A., xxx-...
 Wilson, Lynn W., xxx-...
 Wischmeyer, William D., xxx-...
 Yeend, Robert E., xxx-...

IN THE NAVY

The following-named commanders of the Reserve of the U.S. Navy for permanent promotion to the grade of captain in the line, in the competitive category as indicated, pursuant to the provisions of title 10, United States Code, section 5912:

UNRESTRICTED LINE OFFICERS

To be captain

Abel, Arthur P.
 Abele, Robert Taylor
 Alonge, Sam Joseph, Jr.
 Anderson, Rodney Charles
 Anderson, Ross Kay, Jr.
 Anderson, Walter Eugene, Jr.
 Andrews, John Bruce
 Anson, Bert, III
 Ashworth, David Bliss
 Austraw, James D.
 Avera, William Edward
 Bankerd, John Peter
 Barnette, Richard Thomas
 Baskerville, James Jay
 Beal, James Arthur
 Beck, Robert Lee
 Becknel, Gerald Paul
 Benator, Barry Ivan
 Benn, James Joseph, III.
 Bernard, Gilbert Cress, Jr.
 Berry, Robert Crist
 Best, William Eugene
 Blake, Robert Dana
 Blansit, Griffin Clay, Jr.
 Blanton, James Howard
 Block, Martin Joel
 Bomgaars, David Alan
 Boothe, Paul Nicholson
 Boyce, Allen Whitney
 Boyd, Cecil Archibald K., II
 Boyd, Larry Lee
 Brady, Joseph Francis
 Brennan, James Patrick, Jr.
 Bried, Robert Allan
 Brooks, Richard Edwin
 Brown, David Alan
 Brown, John Ollie
 Brown, Roy Bernard
 Bryan, John Harold
 Burnett, Dana Dunning
 Burr, David Shepherd
 Canavan, Kenneth
 Cannon, Thomas Markwood
 Carvelli, Albert Bernard, Jr.
 Chronic, Joseph Alan
 Chubb, Stephen Darrow
 Clark, Thomas Francis, Jr.
 Closson, Spencer Wayman
 Copeland, Larry Mack
 Cottrell, Davie Stewart
 Crull, Thomas William
 Cunningham, Paul Joseph
 Curland, James William
 Curran, John Patrick
 Custodi, George Louis
 Darby, Philip Alan
 Davis, Frank Lawson, Jr.
 Davis, Robert Willard
 Degiorgio, Jerry Robert
 Delpizzo, Charles William, Jr.
 Denninghoff, James Phillip
 Depompei, Daniel Albert
 Despres, Joseph Atchez
 Devine, John Joseph, Jr.
 Dixon, Donald Lee
 Dodge, Stephen A.

Dostal, Donald Louis
 Dovener, Joseph John
 Doyle, Thomas E.
 Drozd, Theodore Vincent
 Drummer, Jesse Fulton
 Dubas, Lawrence Theodore
 Dube, George
 Dunlap, Steven James
 Dunn, Paul Henry
 Durham, John Lewis, III
 Eastman, Kenneth O., Jr.
 Eaves, Beuford Allyn
 Edwards, James Thurmon, Jr.
 Elzie, Johnny Lee
 Engstrom, John Timothy
 Fanning, Timothy Oneil, Jr.
 Farkas, Daniel Paul
 Fehrenbacher, Michael Robert
 Felger, Thomas Robert
 Fennell, Gerald Francis
 Ferguson, James Thomas, III
 Field, Lawrence Herzog
 Fischer, Paul Marshall, Jr.
 Fitch, David Atwood
 Fitzgerald, Edward Warren
 Flaherty, Walter Peter
 Flora, Brian Gregory
 Foley, Dennis J.
 Folgate, Julius Martin
 Forbes, Jon Ervin
 Fox, James Charles, Jr.
 Freitas, John Neil
 Fulton, David Samuel
 Gaffney, William Thomas
 Gardea, David Luis, Jr.
 Garmon, Gerald Sutherland
 Gervais, Kenneth A.
 Gibfried, Carolyn Jean
 Gordon, James W.
 Gray, Douglas Charles
 Greenberg, Samuel Jay
 Gregg, Frederick Marion, III
 Griffin, Richard Nathan
 Grutzius, Charles R.
 Guerin, Charles Leo, III
 Haberzette, James Duane
 Haller, Robert Kenneth
 Halter, Leroy William, II
 Hammond, Weldon Woolf, Jr.
 Hampton, James Franklin
 Harbrecht, Daniel Francis
 Hardy, Randall Webster
 Hartnett, Timothy Joseph
 Haskell, Edwin Richard
 Haughney, Charles Joseph
 Hawes, Stephen Paul
 Heidt, Edward Alan
 Herrmann, Dan Richard
 Heselton, Leslie Richmond
 Higgins, Walter M., III
 Hlopak, Edward Jay
 Hodge, Walter Oscar
 Holler, Eugene Joseph, Jr.
 Holmes, John M.
 Holmes, Sidney Lawrence, Jr.
 Holst, Robert Weigel
 Hopkins, John Dickinson
 Hubbard, Allan Campbell
 Huie, Charles Austin
 Hulme, Woodrow Wilson, II
 Humphrey, Keith David
 Ingwersen, John Lorenz
 Ives, Charles Luther, III
 Jackson, John Dwight
 Jacobsen, Orval Ernest, Jr.
 Johnson, Curtiss Dean
 Johnson, Pierce Jarvis
 Johnston, Robert Milton
 Jones, Earl Franklin, Jr.
 Jorgensen, William Frits
 Kammer, William Nolan
 Kavulia, John Michael
 Ketel, Gunther Paul
 Keysor, Allan Lawrence

Kilgore, Sidney J., III
 Kish, John David
 Klaviter, Elroy Clarence
 Kokoruda, David Joseph
 Kopplin, John Fredrick
 Kral, Jeffrey Craig
 Krup, Leonard Gary
 Lah, Raymon Glenn
 Lamm, Williams Davis
 Lanotot, Roy Charles, Jr.
 Lang, William Aloysius, II
 Larson, Dean Roy
 Lecours, Thomas Edward
 Leder, John Edward
 Lee, Richard Donald
 Leever, George Robert
 Lewis, Jeffrey Lee
 Libbey, Miles Augustus, III
 Lomacchio, Thomas D., Jr.
 Lundblad, Kurt D.
 Maginn, James Joseph
 Maki, Kenneth Harold
 Mandich, Joseph
 Margeson, Walter Leverne, Jr.
 Marshall, Paul Eugene
 Martin, Port Robert
 Marx, Theodore Raymond
 Matt, Harold Alfred, Jr.
 Mattson, Donald R.
 Maultsby, James Alton
 Maurer, Robert David
 McCamish, Mickey Leroy
 McCleary, Raymond Eugene
 McDermott, Richard Allan
 McGee, Terry Randall
 McGuinness, Brian Michael
 McNeill, Michael Francis
 Meador, Malvin E.
 Mercer, William Edward
 Merkel, Daniel George
 Merrill, George Dunne, Jr.
 Mildfelt, William James
 Minton, Tom Lee
 Mitchell, Russell John
 Montgomery, George Cranwell
 Montgomery, Michael Ron
 Moore, George Malcolm
 Moore, James W., III
 Moore, Michael David
 Morgenfeld, Thomas Albert
 Morrison, Evelyn Maude
 Moseir, David Willis, Jr.
 Nahr, Ernest Vincent, Jr.
 Neal, Joseph Francis
 Nettles, James Stevens
 Newell, James K., III
 Newell, Thomas Lee
 Newton, Otto Allen
 Nichols, Peter David
 Nurko, William Michael
 Catley, Donald Francis
 O'Brien, Klap, III
 O'Brien, Stephen Paul
 O'Brien, William Melvin, Jr.
 O'Connor, Jeremiah Patrick
 Olsen, Jack Arden
 O'Neil, Haines Andrews
 O'Reilly, James Arthur, Jr.
 Paddock, John Francis, Jr.
 Palm, Steven Banker
 Parker, Henry Seabury, III
 Paschall, Robert Lawrence
 Paulson, Duane Leon
 Payne, John Thomas
 Pearce, Robert William
 Peck, Edward Robert, Jr.
 Peoples, Philip Murray
 Piazza, Robert William
 Pickett, Robert David, Jr.
 Powers, Michael Eugene
 Prettyman, George Daniel
 Prickett, Jerry Leroy
 Putt, Kenneth Franklin
 Randall, Jeffrey Wayne

Regan, Robert Thomas
 Renella, Marco S.
 Rodriguez, Antonio Jose
 Rogers, James Lerocy, Jr.
 Rchrkemper, Stephen F.
 Rooney, Daniel James
 Rousselo, Gary Joseph
 Rumbaugh, Richard Lee
 Russell, David George
 Sand, Lawrence Stuart
 Sanderberg, Nils Stephen
 Sawyer, William A.
 Scholl, John Peter
 Sharp, Jane Elizabeth
 Shelar, Eugene, Jr.
 Shorr, Harold
 Shultz, Richard Allard
 Siebert, Douglas Allan
 Sledd, Melvin Frederick
 Smisek, Thomas Joseph
 Smith, Franklin Pickard
 Smith, James Leonard
 Sonksen, John Ray
 Soraghan, Thomas Casey
 Spangler, Henry Julius, Jr.
 Spurck, Danial Noral
 Stanfield, Robert Alan
 Stella, Joseph W., Jr.
 Stoeltzing, Richard Huston
 Stone, Gary Nat
 Strebel, John Philip
 Svalya, Phillip Gordon
 Swanberg, John William
 Taylor, Anthony Roger
 Tersteeg, Douglas John
 Therict, Glenn Joseph
 Thompson, Joseph R.
 Titus, Dale Noel
 Toriello, Andrew Norman, Jr.
 Tourigny, Clement Gerard
 Trautwein, Tom Allen
 Tudor, Frederick, Jr.
 Vanderhoek, James Storey
 Vandriel, James Leroy
 Wallschlaeger, Michael John
 Walsh, Michael Gifford
 Ward, Edward Wesley
 Ward, Wayne Lee

Warlick, Thomas Andrew
 Waylett, William James, Jr.
 Webster, Edward H., III
 Wendt, Donald Edward
 Whitmore, Robert Camper
 Whittaker, Ronald G.
 Williams, Herbert Bateman
 Winfree, James Robert
 Wolff, Leonard Stanley
 Wood, Robert Clayton
 Wood, Robert Murray, Jr.
 Wright, Bruce Curtiss
 Wright, Francis D., III
 Yap, Melvyn Mei Loong

UNRESTRICTED LINE OFFICERS (TAR)

To be captain

Batwinis, James Edward
 Beaty, Robert Allen, Jr.
 Book, James Lincoln
 Bockelmann, Peter E.
 Frunelli, John Francis
 Carbary, Forrest R.
 Chilton, Robert Eugene
 Difilippo, William James
 Elliott, Paul Brittain
 Fitzgerald, John William
 Goff, Robert Arthur
 Greathouse, Robert R.
 Harris, Joseph W.
 Holty, Robert M.
 Hunt, Peter C.
 James, James Edward
 Jewell, Richard Francis

Kearley, Richard Carlisle
Kiral, Robert Holland
Koster, William Henry
Krouch, Carl Walter
Kuchinski, John G., Jr.
Lyons, Kenneth Glenn
Marsyla, Edward Gene
McGrath, Martin Edward, Jr.
Palmer, Timothy Gale
Ralston, Norman J.
Richardson, Roger Allen
Schultz, Arthur Victor, Jr.
Silk, Brian Alan
Sneath, William E.
Torok, Helmut Alexander
Vincent, Nelson L.
White, Michael C.
Wilson, Earl R., Jr.
Woodfield, Jeffrey R.
Woodrum, Thomas Ray

ENGINEERING DUTY OFFICERS

To be captain

Allman, Stephen Baines
Bitten, Ernest John
Cammill, Jerry Van Dyke,
Daniels, Gerald Everett
Elkhart, Alan Douglas
Hansborough, Lash Devcus
Johnson, Charles Edmund
Kidd, Delbert Ray
Krell, Ronald Matthew
Leonhardt, Richard John
Link, Robert William, Jr.
Metz, Hermann Arnold
Monson, Arthur Carl
Morrill, Philip John
Olshinski, John Albert
Owens, James Thomas, III
Patterson, William James
Peters, Geoffrey Wendell
Rhodes John Mark
Sager, Harlan Raymond
Sibold, Brian Branch
Walker, Niles A.
Walsh, Bartholomew John, Jr.

AERONAUTICAL ENGINEERING DUTY OFFICERS
(AERONAUTICAL ENGINEERING)*To be captain*

Bain, Jerry Wayne
Keyes, Jesse Hamilton, III
Leboeuf, Herve Joseph, III
Richter, Thomas Anthony

AERONAUTICAL ENGINEERING DUTY OFFICERS
(AVIATION MAINTENANCE)*To be captain*

Banvard, James Henry
Myles, Wendell Kenneth

SPECIAL DUTY OFFICERS (CRYPTOLOGY)

To be captain

Eurneskis, James Steven
Erbetta, Robert A.
Everson, Robert John
Gibbons, Joseph Melvin
Greenan, Edward Joseph
Hall, Clarence Chills, Jr.
Ping, Dale Lee
Lamb, George Edwin
Levine, Emil Hillel
Lewallen, Richard Austin
Lindell, John Eric
Long, Raymond A.
Millikin, Charles W., III
Rieber, Christopher
Stocza, Edwin Lawrence, Jr.
Taylor, Royce Donald
Vinton, Carl Phelps, Jr.

SPECIAL DUTY OFFICERS (MERCHANT MARINE)

To be captain

Bright, Richard G., Jr.
Brocco, William Joseph
McCaffrey, Thomas E.
O'Connor, Joseph Owen, Jr.
Paynter, Ivan Wainscott
Russell, Robert James
Sie, Anthony Ki
Vandergrinten, Helwig Frank

SPECIAL DUTY OFFICERS (INTELLIGENCE)

Alvarez, David Crosby
Anderson, William Andrew
Asrael, Aaron Robert
Baier, Robert Edward
Bledsoe, Charles Felix
Blemaster, Norman Lee
Boyd, Larry Ray
Clarke, Jon Bruce
Connors, William Joseph Jr.,
Conroy, John Patrick
Cowen, Joseph Hamilton
Dauwalder, Robert Hawthorne
Geist, John Michael
Gillenwaters, William E.
Guillfoyle, Joseph Charles
Haakon, Christopher Paul
Hurwitch, John Edward
Johnson, Marion Jack
Jones, Douglas Wayne
Kopper, William Alan
Lattimore, Bertram Gresh, Jr.,
Lerner, Julian
Lininger, Murt K.,
Maguire Jean Frances
Merriman, Edwin, Lawrence
Monroe, Michael Craig
Moore, Merlyn, Douglas
Ota, Roy Tsuneo
Payne, Tommy Everett

Price, Marion Shelly
Purcell, John Barry, Jr.
Redington, Michael Patrick
Runkle, William Auburn Jr.
Sand, Wayne Russell
Shoop, Thomas Victor
Smith, Daryl Kent
Spicer, Kenneth Jerome
Thorneloe, Keith C., II
Timm, Edward
Waldron, James Francis
Weissbach, Albert F., Jr.
Wilson, James Melvin, Jr.
Yates, William Atwood

SPECIAL DUTY OFFICER INTELLIGENCE (TAR)

To be captain

Abel, Joseph Anthony
McClain, Charles Michael

SPECIAL DUTY OFFICERS (PUBLIC AFFAIRS)

To be captain

Jones, Jeanne Renee
Kishiyama, David Nobuyuki
Mancias, Joe, Jr.
McAllister, William H., III
Rosen, Robert Arnold
Thompson, James Edwin, Jr.
Valitchka, Joseph J.

SPECIAL DUTY OFFICER (OCEANOGRAPHY)

To be captain

Collins, Curtis Allan

IN THE NAVY

The following named Navy enlisted candidates to be appointed permanent ensign in the Medical Service Corps of the U.S. Navy, pursuant to title 10, United States Code, section 531:

Elmer J. Aguigam	Brent A. Haynie
Gracito P. Alegado	Francis L. Held
Raymond P. Anderson	Randall L. Jacobs
Fred J. Ashworth	Johnnie F. Johnson
David M. Balmforth	David W. Kern
Lynne A. Barber	John R. Knotts
Edward Boddie	John D. Larnard, Jr.
Scott C. Bonning	Angela M. Muir
Victor P. Bosteels	Glenn F. Nicholson
Randal A. Carr	Alberto F. Panado, Jr.
Susan M. Cason	Dorka M. Picard
Douglas L. Crispell	Wayne F. Prescott
Terri J. Davis	Joel D. Rastello
Robert A. Edgar	Richard Reed
Richard P. Franco	Joseph M. Richter
Jack A. Frost	Walter P. Ruggles
Stephen A. Gregerson	Wilfredo A. Sarthou
Richard M. Guzman	Carl E. Schauppner
Curtis G. Hankammer	Wade R. Wessels
	William J. Whoolery
	Douglas A. Zaren

EXTENSIONS OF REMARKS

PETER RODINO AND THE ISSUE
OF IMMIGRATION

HON. BILL McCOLLUM

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. McCOLLUM. Mr. Speaker, recently I had the privilege of being on a panel with the distinguished chairman of the Judiciary Committee, the Honorable PETER W. RODINO at Seton Hall University. The panel covered the issue of immigration and while there are many disagreements between myself and the chairman on this issue, I feel that my colleagues will find his remarks illuminating:

REMARKS OF THE HONORABLE PETER W.
RODINO, JR.

I am delighted to be here with you today, and I welcome this opportunity to participate in your Liberty Centennial Project.

I am particularly pleased that you have asked me to speak at this National Forum on Immigration and to discuss my immigration legislation that is currently being considered by the Congress.

I especially want to commend three of this University's distinguished alumni—Tom Giblin and Adrian (Bud) Foley for their excellent work in organizing this Forum—and Mary Jo McDonough for her tireless efforts in putting together this entire Centennial Project.

I have always felt a special attachment to Seton Hall. I am very proud that my son is an alumnus of your Law School and I will always treasure the Honorary Doctorate I received from this University in 1976.

Immigration has been a matter of deep personal interest to me ever since I first came to Congress in 1948. I truly enjoyed my years of service on the Immigration Subcommittee, and I especially value the two years in the early 70's when I served as Chairman of that Subcommittee.

It is safe to say that, other than civil rights matters no issue has occupied my attention more, during my many years in the Congress.

I find particularly appropriate the theme of your two-year project honoring the Statue of Liberty centennial—Education: The Second Passage to Liberty.

The contributions of immigrants of all nationalities to this great country are legion, and I do not intend to recite an endless litany of immigrant heroes.

Their accomplishments—whether in government, business, the arts, the sciences, or even in sports—were rendered possible by the importance they and their parents attached to education.

The millions of immigrants—the huddled masses—who poured into New York in the late 19th Century were not content with their lot in life in the Old World.

Some sought religious and political freedom. Some fled the pogroms in Russia and Eastern Europe. Others simply wanted a better life for themselves and their children.

All sought new challenges and opportunities and a future for their children, which would include liberty, economic advancement and social enrichment.

In pursuing these objectives, education always played a predominant role.

Education has provided—and continues to provide—the cornerstone in building a strong future not only for immigrants, but for all Americans.

To millions of immigrants, Freedom's Lamp held high by Miss Liberty in New York Harbor meant the end of a long voyage of suffering and hardship and the start of a new life offering freedom of thought and worship and opportunity.

Divine providence must have interceded, along with Emma Lazarus' moving poetry, to transform the Statue of Liberty—originally intended as an expression of "sympathy and affection" between France and the United States—into a beacon of hope and liberty to the new arrivals.

From 1892 to 1954, more than 17 million immigrants—including my own father—passed by the Statue and were later processed through the Great Hall at Ellis Island. Today, 40 percent of all Americans can trace their ancestry through Ellis Island.

The young immigrants who went through Ellis Island, were filled with hopes and dreams of being able to determine their own destinies in a land free of rigid social structures and economic barriers.

How many of us, first generation Americans, remember the constant prodding and almost fanatical determination of our parents in stressing the importance of education. Most of these parents who believed so strongly in educating their children has no more than two or three years of elementary school education themselves.

I am convinced that the United States has become the most educated country in the world because these early immigrants planted the education seed in the hearts and minds of their children and nurtured it so carefully.

For this reason, I am most gratified that the Ellis Island project may be oriented toward training and education, with possible plans for museums, as well as educational and conference facilities. By adopting these uses, the Statue of Liberty/Ellis Island Centennial Commission truly honors those immigrants who came through the "golden door" of Ellis Island dedicated to the work ethic and devoted to education.

[Pause]

Immigration has gone through many changes since Ellis Island. There have been many legal reforms and policy revisions.

Many of our earlier policies, I regret to say, were based on paranoia, xenophobia, and yes, even bigotry.

From 1882 through the middle of World War II, for example, federal statutes barred all natives of China from ever becoming U.S. citizens. In 1917, in an effort to exclude Hindus, legislation was enacted declaring inadmissible to the United States all natives of India and Thailand.

And then, of course, came the enactment in 1924 of the infamous National Origins Quota Law—the sole purpose of which, to

quote one supporter, was to "keep American stock up to the highest standards."

These "high standards" were to be maintained by encouraging immigration from Northern European countries and by bringing to a virtual halt immigration from Italy, Greece, Russia, Poland, Bulgaria, Armenia, Turkey, Yugoslavia, and Czechoslovakia.

Incredibly, the National Origins Quota Law remained in effect until 1975. For my part, I will always remain proud of the role I played in striking that racist program from our statute books.

I have related these historical facts to demonstrate that American immigration policy has reflected, at different times, the best—and the worst—of human nature. It has been, at various times—open and generous—and—discriminatory and inhumane.

Indeed, no other topic of national debate has that propensity to elicit both our finest and our most vile sentiments toward our fellow man.

Unfortunately, that continues to be the case today.

The restrictionist sentiment now prevalent in the United States is engendered, to a large degree, by the magnitude of illegal migration. And make no mistake about it, illegal immigration into this country is out of control.

Border apprehensions this year will approach two million. Innumerable others will slip through undetected. The undocumented population in the United States is in the millions and growing at the rate of 500,000 per year.

Clearly, this cannot continue. No nation committed to the principles of human dignity, freedom and equality can countenance within its borders the existence of an underground population; a population unable to defend itself against vicious exploitation for fear of being discovered and deported; a population with no legal rights or privileges; in short, a population of second class citizens.

It is precisely for this reason that, for over a decade, I have supported legislation to legalize undocumented aliens already in the United States and to prevent, through employer sanctions, the reemergence of a new undocumented population once that legalization takes place.

Am I calling for a restrictionist policy? Not at all. In fact, I am calling for precisely the opposite. If anything, the number of legal immigrants to the United States should be increased.

I say that because domestic fertility rates have now reached an all-time low in our country. In fact, without immigration, the United States will begin losing population in about 35 years.

Concern in Canada about declining fertility rates and an increasing aged population has caused that country to recently increase its immigration ceiling.

Moreover, there is no empirical evidence that we have reached our immigrant absorption limit. The population density of the United States is only one-tenth that of Great Britain, for example, and only one-fifth that of Italy and France. In my mind,

● This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.

that creates a presumption that we can accommodate more immigrants.

To understand the emotionalism, the acrimony and the myths that continuously surround the debate on immigration policy, I would like to quote the remarks of a Member of Congress on the House floor. He said:

"While a liberal immigration policy was suited to the needs of the country when it was new and unsettled, now that the United States has reached maturity and is fully populated, all immigration should be stopped."

Believe it not, that comment was made on the House Floor in the year 1797. I suspect nativist comments like this have been made each year since then and likely will continue to be made into the indefinite future.

Too often, advocates of a restrictive immigration policy are prone to blame all of the social and economic ills of this Nation on the newly-arrived immigrant or refugee.

It was exactly this type of attitude that enabled this country to retain the national origins system for almost a half century. And it is this same attitude that is now pressuring some political leaders to call for reduced immigration levels, a moratorium on immigration, or limiting family reunification—long the basic goal of our immigration policy. These pressures must be resisted.

Certainly, Congress should reexamine our system of legal immigration, to evaluate how well it has served us in recent years, but the immediate problem—and therefore the problem my bill addressed—is illegal immigration.

Virtually every industrialized nation of the Western World has enacted legislation penalizing employers who hire undocumented aliens. The notable exception to this rule is the United States.

For fifteen years I have been working for such legislation, and in 1972 and again in 1973 the House of Representatives overwhelmingly passed my employer sanctions bills, only to see them die in the Senate. Presidents Ford, Carter and Reagan have all supported employer sanctions, as did a bipartisan "blue ribbon" Commission established by Congress in 1978.

Nonetheless, the concept has remained controversial. Some argue that sanctions will increase paperwork burdens on American employers. Some argue that sanctions will "lead to" a national identity card, with all its Orwellian implications. Some argue that sanctions will result in discrimination against those who "look or sound foreign." Some argue that sanctions will deprive farmers of needed foreign workers. And still others argue that employer sanctions simply will not work.

I have listened to these arguments for well over a decade and I remain convinced that—although they are made with complete sincerity—they are all without merit.

First, with regard to paperwork burdens, my bill merely requires an employer to ask a job applicant for some identifying documentation, such as a social security card or driver's license. When the employer is shown the document, he would check the appropriate box in a form supplied by the Government. He would then sign the form, as would the job applicant, and place it in his files. He is not required to determine the authenticity of the documents. If he has any question about them, he can call the Immigration Service to check them out.

Clearly, this is not the onerous and expensive burden that some members of the business community would have us believe is in this bill.

Does the bill call for a national identity card? No. In fact the bill specifically prohibits the issuance or use of a national identity card.

Will sanctions result in discrimination against minorities? I have always believed that they will not. Yet, I recognize that many individuals in good faith believe they will. Accordingly, it is essential that any sanctions legislation also create some mechanism by which individuals who feel they have been discriminated against can seek redress. My bill does just that by creating a Special Counsel in the Department of Justice to investigate and prosecute discrimination cases.

Will sanctions deprive farm owners of needed workers? I have no reason to believe they will. For years many growers have received a de facto subsidy in that they have had access to a large pool of cheap, foreign undocumented labor. This has kept farm worker wages artificially low and has also resulted in an unemployment rate among domestic migrant farm workers of almost 20 percent.

For this reason, I strongly believe a guestworker program for agriculture should not be adopted.

Will sanctions work? I'm positive they will. In a recent report, the General Accounting Office found that a majority of countries surveyed perceived sanctions as a useful tool in combatting illegal immigration.

We must close off the magnet of jobs which encourages aliens to illegally enter this country in search of employment. Certainly, it is our sovereign duty to control our borders and we must do so by enacting employer sanctions.

I do not pretend that unilateral solutions of this nature will totally solve the problem. I fully believe that bilateral approaches, including not only Mexico but other sending countries, must also be considered. I have continuously stated that we must be prepared to provide the necessary financial assistance to sending countries in order to alleviate the economic "push factors" there.

In addition to sanctions, we must have a generous and humane legalization program. Many Americans instinctively oppose this idea because, in their view, it "rewards law breakers and penalizes those who have waited patiently in line for visas."

While I understand these sentiments, they ignore the practical aspects of the problem. First, we cannot support a policy that allows millions of vulnerable people to reside in this country without the protection of our laws. Second, we cannot round up and deport millions of people, and even if it could be done, it would entail wholesale violations of the civil liberties of aliens and citizens alike. It would also require the expenditure of substantial enforcement resources—which are simply not available during these budget-cutting days.

I am fearful that unless the problem of illegal immigration is addressed by Congress now, in a courageous and straightforward fashion, the restrictionist sentiment in this country will continue to grow.

In the long run, this may have dire consequences for our legal immigration program and for our humanitarian refugee program.

We must remember that as President Kennedy once said "we are a nation of immigrants" and that these immigrants have played an important role in building this great country and in protecting our freedom.

As we celebrate the centennial of the Statue of Liberty, we must ensure that im-

migrants continue to pursue the American dream and that our country continues to be revitalized and renewed by the admission of immigrants and refugees.

We must continue to welcome people of all races, religions and backgrounds from all parts of the world.

And, we must ensure that the Statue of Liberty remains a monument to our freedom and a symbol of our deep-seated faith in, and commitment to, a just and generous immigration policy.

THE POPE AND ISRAEL

HON. TOM LANTOS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. LANTOS. Mr. Speaker, the visit of Pope John Paul II to the main synagogue of Rome earlier this week was indeed a historic event. His call for brotherhood and his denunciation of anti-Semitism, were both welcomed and long overdue.

But the key step has yet to be taken. Justice, integrity, and decency call for full diplomatic recognition of the State of Israel by the Vatican. Pope John Paul II is a man of integrity and a man of courage. One hopes that he will not hesitate or delay in taking the only moral and right decision that can be taken in this matter.

I want to call the attention of my colleagues of an important contribution on this issue in a recent article written by Charles Krauthammer:

[From the Washington Post, Apr. 18, 1986]

THE POPE AND THE JEWS

(By Charles Krauthammer)

When Pope John Paul went to the main synagogue in Rome last week, it was the first time in 2,000 years that a Pope had set foot in a synagogue. The visit was a gracious—one might even say a tender—gesture of reconciliation and friendship. The pope spoke of common bonds and mutual respect. He called Jews "our dearly beloved brothers." And he gave a most strenuous denunciation of anti-Semitism.

But something was missing from his speech, something very large. There was not a word about the central reality of Jewish life today: not a single mention of Israel. It is as if an Anglican leader came to a great meeting of reconciliation at the Vatican, spoke at length, and failed to acknowledge the existence of the spiritual focus of the Catholic world, the pope.

John Paul's speech, and particularly its denunciation of anti-Semitism, was timeless. But that is one way of saying that it was anachronistic. Such a speech could have been given, say, in 1936.

In fact, such a speech would have done much good in 1936. But in 1986 it sadly misses the point. The pope's address was fighting what, for Jews, was the last war. Up to World War II, and for a millennium, the threat to Jewish existence did indeed come from religiously borne anti-Semitism in the heart of Christian Europe. After World War II, this is no longer true.

After Auschwitz, the Jewish civilization of Christian Europe is no more. The center of that civilization has moved—once again and for the last time—to its place of origin, Israel. Today, the great threat to Jewish existence is the threat to Israel.

The war against the Jews no longer takes the form of anti-Semitic pogroms in Europe. It takes the form of the vast campaign—led by the Arab world, supported by the Soviet bloc, orchestrated by the United Nations and (apart from the United States) tolerated by the West—to delegitimize and ultimately abolish Israel.

The pope did not mention Israel because it is a touchy subject for the Vatican. It does not recognize Israel, ostensibly because the Vatican wants Jerusalem internationalized and because Israel's borders are not internationally recognized.

But of the 90 countries the Vatican fully recognizes (including, for example, Taiwan), many have disputed borders. And the West, which also has problems with Jerusalem and with Israel's borders, takes the logical position of recognizing Israel within its 1967 frontiers, and declaring the disputed territories subject to negotiation. Alone among West European states, the Vatican rejects this approach and refuses to recognize Israel.

Why? For the Vatican, the existence of a reborn Jewish state is perhaps theologically and certainly politically problematic. In part it is a question of numbers; there are a hundred million Arabs and only 4 million Israelis. The Vatican, to which the practice of *Realpolitik* has never been very foreign, can count. There are 21 Arab states, some with sizable Christian minorities. The Jews have one state only.

That state did not merit a mention at the Rome synagogue. (There is a precedent here, Pope Paul VI visited Israel in 1964, and not once during his stay in the country did he ever pronounce the name Israel.) It was right and good of the pope to denounce anti-Semitism. But anti-Semitism is the "Jewish problem" of yesterday. Anti-Zionism—the threat to the safety and legitimacy of Israel—is the Jewish problem of today.

The pope addressed the wrong Jewish problem because he implicitly took the view in his synagogue speech that Jews are exclusively a religious community. Jews have never thought so. They have always considered themselves a people.

To address Jews purely as a religious community is to deny their peoplehood. The pope obviously does so without malice. But others do so with malice. The charter of the PLO calls for the eradication of Israel and presents (Article 20) as a justification the claim that Jews belong to a religion, not a people. And religions have no claim to territory. (An awkward proposition, by the way, when applied to Vatican City.)

In 1982 the pope received the guardian of that charter, Yasser Arafat, which is bad enough. But ignoring Israel rhetorically and refusing to recognize Israel diplomatically compounds the injury. It gives unfortunate, if inadvertent, reinforcement to the premise that Jewish peoplehood is a fiction and thus Jewish statehood an error or worse.

After nearly 2,000 years of Christian anti-Semitism—the "discrimination, unjustified limitation of religious freedom, oppression" which the pope deplored in his Rome speech—something more is needed than a call for mutual tolerance between Catholic and Jew. That something is recognition of Israel, now the hinge of Jewish life and hope. The least one can do for a "dearly beloved brother" is recognize what is most dear to him.

LEGISLATION PROHIBITING THE TRANSFER OF STINGERS

HON. LES AU COIN

OF OREGON

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. AU COIN. Mr. Speaker, Late last month, Congress learned that the Reagan administration had reversed longstanding policy by deciding to furnish highly sophisticated U.S. military equipment as part of covert operations overseas. According to recent news reports, the administration plans to include Stinger missiles in this new "arsenal for democracy."

I adamantly oppose this plan and along with my colleague, Congressman DICK DURBIN, have introduced legislation to prohibit the sale or transfer of Stinger missiles to foreign paramilitary forces.

At a time when the United States is fighting an undeclared war against terrorism, worldwide, we simply cannot afford to embark on a policy that carries a risk that Stinger missiles will fall into the hands of terrorists.

The Stinger is not some outdated weapon cluttering up Pentagon warehouses. It is state-of-the-art U.S. technology, and what's more, it's a valuable weapon our own soldiers could use more of.

The Stinger works so well that when the United States supplies this weapon to Saudi Arabia in 1984, we insisted on setting strict conditions for its use. Yet, with no conditions, news reports indicate that the White House has apparently approved shipment of Stingers to guerrilla groups in Angola and Afghanistan, even though they have concluded that Stingers are too sophisticated for use by the Contras in Nicaragua.

If Congress worried about sending Stingers to a sovereign government, we should be doubly worried about supplying this weapon to guerrilla groups with shifting alliances—and shifting fortunes.

Stingers are small, they're effective and they don't require maintenance. They're a top-flight military weapon—and a perfect tool for terrorists. A Stinger would be worth its weight in gold to a madman like Mu'ammar Qadhafi.

And that's the problem. The new administration policy includes no guarantee that Stingers won't be transferred or taken from a guerrilla group our Government is supporting and given to a terrorist group we abhor. In fact, we doubt that there's any way to guarantee against it, and that's why the administration's plan is so dangerous.

In the past 12 months, we have seen terrorists pick airports, airline offices, and commercial jetliners as targets. Hundreds of people have been killed in these attacks, scores more wounded. With Stingers as part of the equation, we might as well forget about ever being able to protect the freedom of air travel.

Stingers could be easily concealed in urban areas, and because of their long range, used there against commercial airliners. Forget efforts to upgrade airport security. Metal detectors and baggage checks will offer no protection against a terrorist attack with a Stinger.

As a member of the Appropriations Committee, I have heard time and again from administration witnesses about the need to keep

U.S. military technology from falling into the wrong hands. I have heard time and again of the need to fund and initiate a more aggressive policy to combat terrorism.

Supplying Stingers to paramilitary groups that could be easily penetrated by agents of the Soviets or of Qadhafi, does not make sense. Sale or transfer of Stingers should only be approved to meet the most vital national security needs of the United States.

By supplying Stingers as part of covert operations, the administration is increasing the chances that the Soviets, or some terrorist group, will steal one of our most effective military weapons.

I am not quarreling, in this bill, with the merits of current United States policy in Angola and Afghanistan. That's a separate issue. My sole concern is that supplying Stingers as part and parcel of these operations poses a terrorist threat to commercial air safety.

To guard against this threat, my legislation prohibits the transfer of Stingers to guerrilla or paramilitary groups. It does not impinge on the authority of the administration to conduct intelligence or military operations overseas. It does not affect current law regarding U.S. arms sales or transfers to sovereign governments. The sole purpose of the bill is to restrict the transfer of Stingers to guerrilla or paramilitary operations where we have no control over who might ultimately gain control of them, and to thwart even more ruthless attacks on passenger airlines than anything we've seen to date.

COOLING ON CHILE

HON. MICHAEL D. BARNES

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. BARNES. Mr. Speaker, the recent change in attitude of the Reagan Administration toward the dictatorship of General Augusto Pinochet in Chile is a welcome and refreshing one. The administration's policy, until recently, has been one of quiet diplomacy, trying to persuade General Pinochet to relinquish power after 13 years with an occasional gentle nudge. As we are all painfully aware, General Pinochet has not only ignored our nudges, but more importantly, he has ignored the cries of his own people for an early return to democratic rule.

Lately, however, the administration has taken some bold steps to illustrate U.S. frustration with the Government of Chile. It introduced a resolution in the United Nations condemning the violation of human rights in Chile, and it listed Chile as one of the few remaining dictatorships in a largely democratic hemisphere. These are clearly signals that General Pinochet can no longer ignore.

I would like to congratulate the administration for its recent moves in Chile, and to encourage it to take this policy even further. The most powerful leverage that we have over General Pinochet is the millions of dollars in loans to his government pending this year in the multilateral development banks. Let's make it clear—with deeds as well as with

words—that the United States stands with the democrats in Chile, not with the dictatorship.

The Washington Post editorial of April 2, the full text of which follows, makes the most cogent argument for an active U.S. policy in support of a return to democracy in Chile: "It is the smart way to fight communism, too."

[From the Washington Post, Apr. 2, 1986]

COOLING ON CHILE

The Secretary of State now puts Chile on the list of "odd men out," the surviving dictatorships—Paraguay, Cuba and Nicaragua are the others on his list—in a hemisphere otherwise moving briskly toward democracy. It is the latest in a nearly three-year series of nudges meant to convey official American displeasure with President Augusto Pinochet's style of military rule.

Unfortunately, the nudges are necessary. In 1973 Gen. Pinochet ousted an elected president who had brought Chile to civil war by attempting to push a radical program far beyond the bounds that his narrow mandate (36 percent) could sustain. Gen. Pinochet fashioned a system that now bids to keep him in power for almost a full quarter-century. Under his painfully undemocratic constitution of 1980, the 69-year-old ramrod can have himself elected, in a plebiscite without party competition, for a term that would last, if he did, until 1997.

This prospect stirs two different groups of Chileans. Leftists see a continuing dictatorship as an opportunity to get back into revolutionary struggle. Centrists see it as a deadly obstacle to Chile's return to democracy. President Pinochet, in the name of resisting the violent communist left, restrains and oppresses the center. The left profits.

For a while after taking office, President Reagan experimented with soft gestures and quiet persuasion. The results were disappointing, and he has turned to public criticism of the regime's continuing abuses and open encouragement of an accelerated return to democracy. In practical terms, that means legalizing the nonviolent parties and holding real elections under a formula other than the one by which President Pinochet flouts Chile's established democratic traditions now.

The administration had this policy in train well before the changes in Haiti and the Philippines made people aware of the possibilities and benefits of a conservative administration's efforts to democratize right-wing regimes. Recently the administration added a rhetorical flourish to this policy with a brief but eye-catching pledge to "oppose tyranny in whatever form, whether of the left or the right," in a pronouncement on regional security.

Chile is the right country for careful American concern. The United States had at least an indirect hand in the tragedy that befell it in the 1970s; it still enjoys an influence in the 1980s. American favor and acceptance can be put to good use as inducements for Chile's return to the democratic path. It is the smart way to fight communism too.

LAKESHORE RESIDENTS NEED RELIEF NOW FROM HIGH LAKE LEVELS

HON. JACK F. KEMP

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. KEMP. Mr. Speaker, I am sure that we are all aware of the devastation and hardships which have been imposed on residents living near the Great Lakes as a result of the high lake levels. Because every forecast points to continued high levels at least through the summer, with no real relief in sight, our constituents will continue to wonder and worry about when the next storm or strong winds will hit, eating away at their property or destroying their homes and belongings.

My own constituents, living on the shores of Lake Erie, have been trying to cope with rising lake levels for the last several years. Many have seen their yards, piers, and stately old trees slowly, but inexorably, disappear. Then, a storm last December devastated the area. While Lake Erie dropped by eight feet at Toledo, OH, my constituents bore the brunt of an 8-foot rise in the lake at Buffalo.

The December storm caused massive amounts of damage. Homes were destroyed or severely damaged, personal belongings were lost, breakwalls were demolished, and the lake continued to lap ominously close to the peoples' homes. And, perhaps worst of all, is the knowledge that this kind of storm, with the accompanying devastation, could easily strike again. Unless you have lived through such an experience, I am sure most people can only guess at the heartbreak and trauma of such a disaster.

It has been frustrating to all of us to realize that there are few Federal or State programs established to deal with shoreline erosion and the potential flooding caused by high lake levels, combined with these storms. It also has been frustrating to realize that there is no quick, easy solution to the problem of high lake levels. There is no plug at the bottom of the lakes that we can pull so that the lake levels will subside overnight.

But, I am proud of the spirit that the millions of homeowners who live along the lakes have shown in fighting back at the lake level problem. I am also encouraged by the degree of cooperation shown among my colleagues, the U.S. Government, the Canadian Government, and the International Joint Commission in tackling this problem.

Obviously, it is not always easy to move ideas and solutions through so many different governments and agencies. But, I am confident that we have been successful in focusing everyone's attention on coming up with a long-term, permanent solution to the problem of high lake levels.

I have joined with my colleagues in pushing our Government and the Canadian Government to work for a solution to this problem. I intend to continue to work closely with the International Joint Commission in expeditiously finding a plan that will enable us to better control the levels of the Great Lakes. We cannot wait three years for another study that offers no plan of attack in dealing with this

problem. Lake levels are an emergency, and the problem demands the energy, persistence, and drive that Americans have always shown in these situations.

We also must focus on developing a response to the immediate problems caused by high lake levels. I intend to continue to work with the local communities, the New York State government, and Federal agencies in helping to repair the damage caused by the December storm and in lessening the potential damage that could be caused by future storms. I have been impressed with the initiative shown by other Great Lakes States in responding to their residents' needs, and I will continue to press for similar action by our officials in the State of New York.

I am confident that by working together we can develop better control over the levels of the Great Lakes. This is a problem that affects millions of Americans who live near the lakes and the millions more who benefit from this country's greatest natural resource. These people deserve immediate action in working to solve the problem of high lake levels.

HONORING A CHAMPION ELLWOOD CITY TEAM

HON. JOE KOLTER

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. KOLTER. Mr. Speaker, today I rise to honor the champion Lincoln High School basketball team for both the achievements it and its individual players made this past season.

The team, coached by Al Campman with assistance from varsity coaches Anthony Pietrullo and Jeffery Meehan, had a record of 25 wins and five losses. This was the best record of any basketball team in the history of the school. The team, in addition, advanced the farthest it ever has in the State western regionals.

Led by players who broke scoring records and personal scoring records, and backed by unselfish players who contributed to the scoring leaders, the team—the entire team—made the community quite proud, both on the court and in the classroom. As a former teacher, I can greatly appreciate the program at Ellwood City's Lincoln High.

For all these reasons—for the outstanding individual accomplishments of some members of this team—and for the outstanding teamwork of others, for the grace and the glory, I stand before the full House of Representatives today to commend Lincoln High School's basketball team and program for its outstanding accomplishments on its road to victory. The team players are: Dan Alois, Frank Alois, John Calabria, Nick Carusone, Brian Esoldo, Mile Esoldo, Paul Fec, Larry Keller, Jim Kosior, John Roth, Doug Tammaro, and Scot Timmerman.

VETERANS WHEELCHAIR GAMES

HON. JIM MOODY

OF WISCONSIN

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. MOODY. Mr. Speaker, on June 24 through 28 approximately 325 athletes, including 20 from the State of Wisconsin, will compete in the Sixth Annual National Veterans Wheelchair Games at the University of Texas at Arlington.

This event is open to all veterans with spinal cord injuries, certain neurological injuries, some orthopedic amputations and other disabilities which necessitate the use of a wheelchair for athletic competition.

During the games, the athletes will compete in track and field events, slalom, archery, bowling, billiards, table tennis, swimming, weightlifting, basketball, and other specialized events.

I would like to commend the Veterans' Administration and the Paralyzed Veterans of America for their hard work in organizing and sponsoring this opportunity for handicapped athletes to compete.

I would also like to encourage my fellow Members to join with me and follow the accomplishments of their local teams. I know that the team from Wisconsin, led by captains Donald Schmidt and Phil Rosenberg, will provide stiff competition to other entrants. I would like to draw particular attention to one Wisconsin entrant, Phil Lindsey, who in the past has qualified for the Boston Marathon.

Mr. Speaker, I ask my colleagues in the House to join with me in congratulating the Paralyzed Veterans of America and the Veterans' Administration for putting on these 1986 games and express our best wishes and good luck to those athletes who will participate.

MEMORY AND IMAGE—AN EXHIBIT IN HONOR OF THE DAY OF REMEMBRANCE

HON. TOM LANTOS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. LANTOS. Mr. Speaker, May 6 is the "Day of Remembrance"—the time when we in the Congress of the United States and when people throughout our Nation and the world pause to remind ourselves of the potential for destruction and degradation of which humans are capable. On that day we will recall the Holocaust and recommit ourselves to be ever vigilant to insure that this darkest, most horrible tragedy is never repeated.

Many individuals have attempted to convey the unspeakable tragedy of the Holocaust in prose, in poetry, in music, in painting, and in sculpture. Mr. Speaker, we in Congress will be privileged to have available for us a unique collection of contemporary interpretive photography on the Holocaust in the Cannon Rotunda from May 6-16.

I would like to call the attention of my colleagues to this outstanding exhibit, which is being sponsored by the Human Rights

Caucus. The exhibit in the Cannon Rotunda will formally be opened on May 6, at 11 a.m. Elie Wiesel, the conscience of the Holocaust, will participate in that opening ceremony.

These striking and memorable images, created by Philadelphia photographer Alvin Gilens, convey a remarkable sense of beauty—as well as the stark drama of the tragedy that has left us all as survivors. This work came to my attention when it was displayed in Jerusalem at Yad Vashem, Israel's museum of the Holocaust. It has become part of their archives, making Mr. Gilens the only American photographer to be so recognized by the museum. Mr. Gilens has reproduced the exhibit for display in our Halls.

This collection of black and white photographs was taken of Holocaust sites and monuments throughout Europe, as they appear today. Mr. Gilens' mastery of light and shadow, symbolism, and subject matter makes this exhibit something more than documentation. After all, so many pictures have already been taken of the events and the people, the oppressed and the oppressors, you might ask, what more could be done? Well, I urge my colleagues to see this work to understand how even such sights and objects can be interpreted so as to convey new insights, new understandings, new ways of seeing and meaning.

The exhibit is entitled "Memory and Image." We must approach these photographs with our own memories, study the images, and reinforce our resolve. It is our responsibility to safeguard our Nation and our world to be certain that there is never a repetition of this horror.

BERN EXPERTS MEETING ON HUMAN CONTACTS OPENS

HON. JOHN EDWARD PORTER

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. PORTER. Mr. Speaker, earlier this week the Experts Meeting on Human Contacts convened in Bern, Switzerland, and for the next 6 weeks delegations from the 35 nations, who signed the Helsinki Final Act, will be discussing how closely nations have upheld their international commitments relating to human contacts.

This meeting is one of several meetings that was mandated by the 1980-83 Madrid Conference on Security and Cooperation in Europe [CSCE], which reviewed implementation of the 1975 Helsinki Final Act and it is the last of the Madrid-mandated subsidiary meetings before the next CSCE review conference convenes next November in Vienna.

The Soviet Union and its allies clearly opposed a meeting on human contacts, when it was first discussed in Madrid, and only agreed to a human contacts meeting if it was to be held at the end of the scheduled meeting. The West, however, stressed the importance of maintaining balance between the humanitarian and security aspects of the CSCE process.

The agenda at Bern will focus on the specific human contacts commitments that are outlined in the Madrid Concluding Document

and the Helsinki Final Act, including the resolution of individual cases of East-West family reunification and binational marriages, and the allowance for individuals to travel freely between nations.

We, in the Congress are all too familiar with the plight of Jews living in the Soviet Union and the struggle that they are faced with when they express the desire to emigrate, a right they are guaranteed by various international human rights agreements.

I would like to submit to the RECORD four cases that illustrate that the Soviets are not adhering to their international commitments and should be raised by the United States delegation at Bern.

Vladimir and Lifshitz: First applied to emigrate to Israel in 1981. In November 1983, Vladimir was denied work because of his application to emigrate. In January 1986, Vladimir was arrested at work, his home was searched and many items were confiscated, including correspondences from the West. He was charged with "anti-Soviet slander: for letters he wrote to Soviet authorities and to the Israeli Government. Vladimir's trial was held last month. Anna's request to appear as her husband's attorney was refused, but she was told by the judge that she would have to testify against her husband, although this request was later removed. Vladimir was sentenced to 3 years in prison, the maximum sentence for the charges against him.

Tamara Tretyakova and son, Mark Levin: Tamara is married to Mr. Simon Levin of Deerfield, IL. Tamara first applied to emigrate in February 1979 and has since been refused 14 times. Their son, Mark, who is now 7 years old, has never seen his father.

Roald Zelichonek: Roald was sentenced to 3 years in prison in August 1985, under article 190/1 (anti-Soviet slander) for letters that were confiscated from his apartment. He is now hospitalized at the camp at Komi, A.S.S.R. In January, his request for medication and a salt-free diet were denied, there have also been reports that he has been suffering from internal bleeding. Roald and his wife, Galina first applied to emigrate to Israel in 1978.

Zachar and Tatiana Zunshine: The Zunshines first applied to emigrate from the U.S.S.R. in 1981. Zachar was imprisoned on March 6, 1984, although his only crime is that he and his wife want to live in Israel. Zachar's health has been deteriorating since he has been in prison and he has been receiving insufficient medical care. Tatiana is regularly harassed and threatened by the KGB, and earlier this year she was isolated for a period of time from her Western contacts, her travel within the Soviet Union has been restricted and she has also had difficulty obtaining permission to visit her husband in the Bazoi camp.

Mr. Speaker, the Human Contacts Meeting in Bern is a forum, where we can address the flagrant violations of human rights agreements. Hopefully, we will see improved attitudes in Bern when the U.S. delegation addresses individual cases that have violated the human contacts guidelines set forth by international agreements and hopefully, these new attitudes will lead to the resolution of

many of the cases of individuals who desire to emigrate.

**THE COLLEEN GIBLIN
FOUNDATION**

HON. ROBERT G. TORRICELLI
OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Friday, April 18, 1986

Mr. TORRICELLI. Mr. Speaker, our Nation has long been proud of the capability of our citizens to overcome personal adversity and triumph with an idea which ultimately benefits humanity. Many of our greatest accomplish-

EXTENSIONS OF REMARKS

ments have begun by taking a tragic situation and channeling creative energy into achieving a positive result.

A vivid example of this type of spirit has become evident in my district with the creation of the Colleen Giblin Foundation, an organization dedicated to funding research into neurological illnesses suffered by children. The Giblin family has bravely sought to overcome a personal loss by dedicating their energies to raising money in the hope that other families will be spared the grief which they have suffered.

On Sunday, April 13, a very special fundraising event is being held, with all proceeds going to the Colleen Giblin Foundation. In-

tending to prove that laughter is indeed the best medicine, a "Toast and Roast" of New York Giant football star George Martin will be the highlight of the evening. Mr. Martin, the popular defensive end, will be toasted and roasted by his teammates, many of whom will take time out of their busy schedules to lend a hand to a most worthwhile cause.

I am honored to pay tribute to the Giblin family, George Martin, the New York Giants, and all of the people dedicated to this important organization. Their selfless devotion to making a difference is truly inspiring. I am proud to bring their efforts to the attention of my colleagues and I wish them overwhelming success in all of their endeavors.

April 18, 1986